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### APREST

# CARROLL COUNTY SHERIFF'S DEPARTMENT - ARREST

NAME LAST	FIRST		MIDDLE			
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OFFENSE Imanualen	Bonn A					
LOCATION						
COMPLAINANT NAME AND	ADDRESS					PHONE
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17-19-91	19410					
ITEMS IN ARRESTEE'S POS	SESSION					
REMARKS						
ARRESTING OFFICER						ARREST NO.
ARRESTEE'S SIGNATURE				DA	TE TIME	
	-					CCSD-1-78-CH

## CARROLL COUNTY SHERIFF'S DEPARTMENT - ARREST

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NAME LAS	T	FIRST			MIDDLE			PHONE
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ADDRESS								
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SOCIAL SEC	URITY NO.	DRIVERS	LICENSE	NO.	STATE	EXPIRATION	TYPE	RESTRICTIONS
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OFFENSE	/ /							
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COMPLAINANT N	AME AND AD	DRESS						PHONE
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ARRESTING OFFIC								
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CARROLL COUNTY SHE	RIFF'S DEPARTM	IENT - ARRE	EST ala
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OFFENSE /			
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REMARKS			
ARRESTING OFFICER  Ophill	101		ARREST NO.
ARRESTEE'S SIGNATURE		DATE	TIME
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DEMENT -- MEMILUMAN DOWN

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DEMENT -- MEMILUMAN DOWN

### CARROLL COUNTY SHERIFF'S DEPARTMENT - ARREST

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ADDRESS /	McBaph	., MS			
SOCIAL SECURITY NO.	DRIVERS LICEN	SE'NO. STATE MS	EXPIRATION	TYPE	ESTRICTIONS
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OFFENSE Aggravi	Ated Assau	v//			
COMPLAINANT NAME AND	ADDRESS				PHONE
DATE OF ARREST	71:55	SEARCHED BY LON GOY			
ITEMS IN ARRESTEE'S POS	SESSION				
REMARKS					
ARRESTING OFFICER	0-12-				ARREST NO.
ARRESTEE'S SIGNATURE			DATE	TIM	CCSD-1-76-CH
DEMENT-MERIDIAN 56-5336			11-1	19-75	

## CARROLL COUNTY SHERIFF'S DEPARTMENT - ARREST

NAME LAST FIRST MIDDLE  HALLMONI IT. OdeLL								PHONE		
ADDRE	NAME AND ADDRESS OF TAXABLE PARTY.	CLMION	1 11.	Udo	166					
SOCIAL SECURITY NO. DRIVERS LICENS		LICENSE	NO.	STATE	EXPIRATION	TYPE	RESTRICTIONS			
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DATE OF	ARREST			IME : 04		SEAR	CHED BY Su	ne		
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	EE'S SIGN	NAME AND ADDRESS OF TAXABLE PARTY.	7						ATE	TIME
DEMENT-ME	RIDIAN 56-53	36								CCSD-1-78-CH

### IN THE YOUTH COURT OF THE FIRST JUDICIAL DISTRICT OF CARROLL COUNTY, MISSISSIPPI

IN THE INTEREST OF: ODELL HALLMON, JR., A MINOR

NO. 156

### ORDER TRANSFERRING CAUSE TO CIRCUIT COURT

This cause came on for hearing on Friday, January 22, 1993, on the petition of Kenneth E. Downs, Youth Court Prosecutor, Carroll County, Mississippi, alleging and seeking to have the subject minor and this cause transferred to the Circuit Court of the First Judicial District of Carroll County, Mississippi.

Appearing before the court were the subject minor, Odell Hallmon, Jr.; his appointed counsel, Leland H. Jones, III; the Youth Court Prosecutor, Kenneth E. Downs; the Department of Youth Services Representative, Kathy Jones; the minor's mother, Inez Hallmon; and minor's father Odell Hallmon, Sr. The subject minor and his attorney were present during all stages of this hearing.

Prior to commencing the probably cause portion of this hearing, the attorney for the subject minor announced to the court probable that the subject minor would stipulate that there was cause to believe the subject minor committed the crime as alleged in the petition in this cause. The court, after making inquiry of the minor, his counsel, and the minor's mother, required that state place on the record a brief statement concerning the proof that the state would be able to provide in support of the By stipulation of the parties, the offense report as allegations. admitted drafted by the Carroll County Sheriff's Department was this into evidence as evidence of what the state would prove i f matter were heard on a probable cause hearing. With this stipulation by the parties in this cause, the court accepted the of the parties and found that probable cause stipulation believe the subject minor committed the offense of aggravated assault as charged in the petition existed.

Having determined that probable cause existed with regard to the alleged offense, the court then moved into the second portion of this hearing regarding whether or not there were

reasonable prospects of rehabilitation of the subject minor within the juvenile justice system.

Having heard and considered evidence in this cause with regard to the reasonable prospects rehabilitation of the subject minor within the juvenile justice system, the court does find as follows:

I.

The subject minor, Odell Hallmon, Jr., is now a seventeen year old black male whose date of birth is November 19, 1975, and whose county of residence is the First Judicial District of Carroll County, Mississippi. The alleged offense complained of in this cause occurred in the First Judicial District of Carroll County, Mississippi.

II.

From the testimony adduced in this matter, the court finds that the subject minor has had extensive involvement with the juvenille justice system and that all available resources with regard to the effective treatment and/or rehabitation of the subject minor within this system have been exhausted.

III.

The offense that is alleged in the subject petition constitutes a substantial danger to the public, is a serious offense, is one that would endanger the community, was aggressive, violent and willingful, and was committed against a person resulting in life threatening injuries to the victim.

IV.

The sophistication, maturity and educational background of the subject minor show little prospect for rehabilitation within the juvenile justice court system.

٧.

The home situation, emotional condition and life style of the subject minor, as testified to in this cause, show little prospect for rehabilitation of the subject minor within the juvenile justice system.

3 Page 400

VI.

The juvenile justice system has exhausted all available resources with regard to the effective treatment and/or rehabitation of the subject minor within this system.

THEREFORE, IT IS HEREBY ORDERED AND ADJUDGED that jurisdiction of the alleged offense with which the subject minor is charged, together with the subject minor, be transferred to the Circuit Court of the First Judicial District of Carroll County, Mississippi.

IT IS FURTHERED ORDERED that the subject minor be held the Carroll County Jail in lieu of his ability to post bond in the sum of \$5,000.00.

ΙT IS ALSO ORDERED AND ADJUDGED that the offense aforementioned be transferred to the Circuit Court of the First Judicial District of Carroll County, Mississippi and the clerk of this court forward for filing with such court a certified copy of this order for the transfer of this cause.

> SO ORDERED AND ADJUDGED this the 22nd day of January,

1993.

III, ATTORNEY

FOR ODELL HALLMON, JR., MINOR

YOUTH/C

YOUTH COURT

PROSECUTOR

State of Mississippi County of \_

Personally appeared before me, the undersigned authority in and for said county and state, Alell Hologowith by me being first duly sworn, on oath deposeth and states as follows:

- (a) I have never been convicted of a felony. I have never been charged with escape. I have had no order nisi entered on a bail bond executed by me.
- (b) The proper authority has set the sum of \$5,000 as the amount of bail bond to be executed by me. This bond was set by Youth Court

(c) A return date has been set for this bond. Its return date is 5-17- and was set by law.

(d) The undersigned accused has tendered to the clerk of the Circuit Court of CarroCounty, Mississippi, ten percent of the amount of said bond in cash, which sum is not less than \$250.00. Said cash is the property of the undersigned accused and the undersigned accused authorizes the clerk of said court to dispose of the same as follows:

If the bond should be forfeited the cash tendered shall be paid by the clerk, less a fee of not more than \$10.00, to the county as any other cash bond and the amount so paid shall be credited on the bond forfeited. In the event that the undersigned accused does appear on the return day and a final disposition is made of his case, the amount deposited with the clerk, less a fee of not more than \$10.00 to be retained by the clerk, shall be returned jointly to the undersigned accused and his attorney unless the accused has assigned the same to his attorney, in which event said sum shall be paid to the attorney of the undersigned accused.

X Odell Wallmonft.
Defendant

Witness

Sworp to and subscribed before me, this A.D., 19

413

CASE NO	COUNTY OF	odel	OF MISSISSIP	man	, MB
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# JUSTICE COURT JUDGE WARRANT STATE OF MISSISSIPPI Carroll County TO ANY LAWFUL OFFICER OF CARROLL COUNTY: We command you to fortwith take the body of and bring him before the undersigned, a Justice Court Judge of said County, Justice's District No. \_\_\_, to answer the State of Mississippi on a charge of \_\_\_ Witness my hand this the Justice Court Judge

DEMENT-MERIDIAN 56-5334

# CARROLL COUNTY SHERIFF'S DEPARTMENT - ARREST

NAME	LAST		FIRST			MIDDLE					PHONE
	HALLMO	11	Ode	11		In					
ADDRESS											
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ARRESTING	OFFICER										ARREST NO.
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DEMENT-MERIDI	AN 56-5336										CCSD-1-78-CH

DEMENT-MERIDIAN 56-5334

### JUSTICE COURT JUDGE WARRANT

### STATE OF MISSISSIPPI Carroll County

TO ANY LAWFUL OFFICER OF CARROLL COUNTY:

We command you to fortwith take the body of	Hell Hulmman
Joseph Torrest and the colory of	and Hadring
	and bring him before the undersigned, a Justice Court Judge
of said County, Justice's District No.	at this office in Canallan
on, the day of	Instante, 19, to answer the
State of Mississippi on a charge of	rawated assult
	0 11
Witness my hand this the day of	1 Marel , 1972.
	alimni Aukany
	District

Bond Jeses Casii Cilly

### JUSTICE COURT JUDGE WARRANT

### STATE OF MISSISSIPPI Carroll County

TO ANY LAWFUL OFFICER OF CARROLL COUNTY:

We command you to fortwith take the body of	of Odell Hallman gr
of said County, Justice's District No.	at this office in Carrallan
on, the day of	and bring him before the undersigned, a Justice Court Judge  at this office in Carrellan  by of Alanka, 19, to answer the  Semple Cassult  day of Again, 19, 19, 19, 19, 19, 19, 19, 19, 19, 19
State of Mississippi on a charge of	Simple assult
Witness my hand this the	_day of
	Almmi Man
	Justice Court Judge District

THE STATE OF MISSISSIPPI

CAUSE NUMBER 3082

**VERSUS** 

ODELL HALLMON, JR.

INDICTMENT FOR THE OFFENSE OF AGGRAVATED ASSAULT MCA §97-3-7(2)(a)

THE STATE OF MISSISSIPPI COUNTY OF CARROLL, FIRST JUDICIAL DISTRICT

> IN THE CIRCUIT COURT OF SAID COUNTY, MAY TERM, 1993 Grand Jury Sworn and Empaneled on May 17, 1993

The Grand Jurors of the State of Mississippi, taken from the body of good and lawful citizens of said county, elected, summoned, empaneled, sworn and charged to inquire in and for the body of the county aforesaid, at the term aforesaid of the Court aforesaid, in the name and by the authority of the State of Mississippi, upon their oath present that

### ODELL HALLMON

late of the county aforesaid, on or about the 23rd day of December, 1992 in the county and state aforesaid, and within the jurisdiction of this Court did unlawfully, feloniously, purposely, knowingly or recklessly under circumstances manifesting extreme indifference for the value of human life cause bodily injury to another, namely: Elbert Blackmon, Jr., by stabbing the said Elbert Blackmon, Jr. with a knife in the upper left neck, forehead, back of head and shoulder, a means likely to produce death or serious bodily harm and

against the peace and dignity of the State of Mississippi.

Endorsed: A True Bill

Foreman of the Grand Jury

District Attorney

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CAPIAS Circuit Court.	V	1
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THE STATE OF MISSISSIPPI,		· ·
TO THE SHERIFF OF	r Carroll	COUNTY:
You are hereby commanded to take	Odell Hallmon Jr	# 1
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f to be found in your County, and to	safely keep, so that you have	his bod y before the Circ
		11.01/17
Carrollton ,Mississippi, on	the 21 day of May	, A. D. 19.93, then a
Court of the County of Carroll  Carrollton ,Mississippi, on there to answer the State of Mississippi on an A. D. 19 93, for Aggravated Assa	the 21 day of May indictment found against hi	m on the 20 day of May
Carrollton ,Mississippi, on there to answer the State of Mississippi on an	the 21 day of May indictment found against hiult MCA 97-3-7 (2)	m on the 20 day of May
Garrollton ,Mississippi, on there to answer the State of Mississippi on an	the 21 day of May indictment found against hiult MCA 97-3-7 (2)	May (A)
Garrollton ,Mississippi, on there to answer the State of Mississippi on an	the 21 day of May indictment found against hiult MCA 97-3-7 (2)	m on the 20 day of May (A)

Given under my hand and the seal of said Court, and issued this the 20 day of May

A. d. 19....93..

Charles Ellis | Flerk of Circuit Court.

TOTAL \$	Entering and returning writ \$	Summoning witness \$	FEES OF SHERIFF	Ву D. С.	RALPH SELF, Circuit Court Clerk	Returned and filed this the day	By D. S.	, 19 SHERIFF.	Received by me this the day of	of	Returnable Monday	Issued, 19	SUBPOENA		VS.		CIRCUIT COURT — FIRST DISTRICT	STATE OF MISSISSIPPI Carroll County	NO.
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de	yery Carry, Wife Dorathy Derry, wheathe Shan with Marin, Solver Theopers, Wenning State
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	DAY OF May A.D. 1993
	C. P. Whithout J. SHERIFF
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AFTER DILIGENT SEARCH
AND INQUIRY, I HAVE FAILED
TO FIND THE WITHIN NAMED

Leng (24 of May, 1923 Date

C. D. Whitheld, J. Sheyf

Length Stoy, N.S.

### SUBPOENA

### STATE OF MISSISSIPPI CARROLL COUNTY

TO	THE	SHERIFF	OF	CARROLL	COHNEY.
	4 4 4 4 4 4 4	SHERIFF	OF	CARROLL	COUNTY

TO THE SHERIFF OF CARROLL COUNTY:	
	65-22
This is to command you to summonShone	da Martin (Jeffrey Curry)
Willie Dorthy Perry Henry Cooks	The state of the s
Robert Thompson Demeris Stokes	
if to be found in your county, to be and personally	annoon before the Circuit C
District of the County of Carroll in said State at the	Count II
District of the County of Carroll in said State, at the	Court House in the Town of Carrollton, Mississippi, or
the day of, 19 93,	at 8:00 o'clock A m., then and there to testify of
behalf of Odell Holman Jr. (at	when he was a second of the case
pending in said Court, wherein State of Miss	CONTRACTOR AND THE PARTY OF THE
and that in nowise	fail to appear, under the penalty prescribed by statute
and have then and there this writ. Cause Numbe	r -3082 ~
Given under my hand and the Seal of said Court,	and issued this the 20 day of May
, 19 93.	energy is provided
	AV GF SAV GF
7/10:11	Charles Ellis
By ( 100 p) D. C.	The state of the s

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IN THE CIRCUIT COURT OF CARROLL COUNTY, MISSISSIPPI JUDICIAL DISTRICT

STATE OF MISSISSIPPI

Odell Hallmon Ir

vs.

No. 3082

### PETITION TO ENTER PLEA OF GUILTY

The Defendant, after having been first duly sworn, on his/her oath represents and states unto the Court the following:

- 2. I am represented by a lawyer; his name is Leland H. Jones, III.
- 3. I wish to plead GUILTY to the charge ( of \_\_\_\_\_\_
- 4. I told my lawyer all the facts and circumstances known to me about the charges against me. I believe that my lawyer is fully informed on all such matters. My lawyer has counseled and advised me on the nature of each charge, on any and all lesserincluded charges, and on all possible defenses that I might have in this case.
- 5. My lawyer has advised me as to the probabilities of my conviction on the charges with which I am charged and thoroughly discussed all aspects of my case with me. My lawyer has made no threats or promises of any type or kind to induce me to enter this

plea of guilty, and the decision to seek the entry of this plea was my own and mine alone, based on my own reasons and free from any outside coercive influences.

- 6. I understand that I may plead NOT GUILTY to any offense charged against me. If I choose to plead NOT GUILTY the Constitution guarantees me:
  - a. the right to a speedy and public trial by jury;
- b. the right to see, hear, and face in open Court all witnesses called to testify against me; and the right to cross examine those witnesses;
- c. the right to use the power and process of the Court to compel the production of any evidence, including the attendance of any witness in my favor;
- d. the right to have the assistance of a lawyer at all stages of the proceedings;
- e. the presumption of innocence, i.e., the State must prove beyond a reasonable doubt that I am guilty; and
- f. the right to take the witness stand at my sole option; if I do not take the witness stand, I understand that, at my option, the jury may be told that this shall not be held against me. Knowing and understanding the Constitutional guarantees set forth in this paragraph, I hereby waive them and renew my desire to enter a plea of Guilty.
- 7. I know that if I plead Guilty to this charge (these charges), the possible sentence is \_\_\_\_\_\_ to \_\_\_\_\_ years imprisonment and/or fine of \$\_\_\_\_\_\_ to \_\_\_\_\_. (maximum) to \_\_\_\_\_\_.

I also know that the sentence is up to the Court; that the Court is not required to carry out any understanding made my be and my attorney with the District Attorney; and further, that the Court is not required to follow the recommendation of the District Attorney, The District Attorney will take no part other than providing to the Court police reports and other factual information as requested by the Court; and the District Attorney shall make no recommendations to the Court concerning my sentence except as follows: Seven (1) years costedy M. D.O.C. with Kree (3)

Jews sispended & 3 years siperisal pelease - Restitution of

12099-668+ lost of lourt

8. I have been convicted of no felonies in this or any

other state or of the United States, except as follows:

- I am not presently on probation or parole. understand that by pleading guilty in this case this may cause revocation of my probation or parole, and that this could result in a sentence of \_\_\_\_\_\_\_ years in that case. I further understand that if my probation or parole is revoked, any sentence in that case may be consecutive to or in addition to any sentence in this case.
- 10. I am // years of age. I have gone to school up to and including // / My physical and mental health is presently satisfactory. At this time I am not under the influence of any kind of drugs or intoxicants except: NONE.
- I declare that no officer or agent of any branch of government, Federal, State, or local, has made any promise or suggestion of any kind to me, or within my knowledge to anyone

else, that I will receive a light sentence, or probation, or any other form of leniency if I plead Guilty, except those set forth in this plea bargain agreement.

- 12. I believe that my lawyer has done all that anyone could do to counsel and assist me. I AM SATISFIED WITH THE ADVISE AND HELP HE HAS GIVEN ME. I recognize that if I have been told by my lawyer that I might receive probation or a light sentence, this is merely his prediction and is not binding on the Court.
- 13. I plead Guilty and request the Court to accept my plea of Guilty and to enter my plea of Guilty on the basis of [here set forth involvement in crime]: I believe may best interest we'll be served by Jasposing of this markler by a quilty plea.
- 14. I OFFER MY PLEA OF GUILTY FREELY AND VOLUNTARILY AND OF MY OWN ACCORD AND WITH FULL UNDERSTANDING OF ALL THE MATTERS SET FORTH IN THE INDICTMENT AND IN THIS PETITION AND IN THE CERTIFICATE OF MY LAWYER WHICH FOLLOWS.

habitual CRIMINAL PARAGRAPH. If not applicable, check If applicable, please note the statute under which the plea of guilty is to be taken:

MISS. CODE ANN. § 99-19-81; MISS. CODE ANN. § 99-19-83; specify the punishment sought to be enhanced:

SIGNED AND SWORN TO BY ME on this, the day of me of the day of me of the day of me of the day of shall willfully and corruptly swear, testify, or affirm falsely to any material matter under any oath, affirmation, or declaration legally administered in any matter, cause, or proceeding pending in any Court of law or equity shall, upon conviction, be punished as

provided by law.

Odell Hallmonfe,

WITNESS:

Leland H. Jones, III ATTORNEY FOR DEFENDANT

STATE OF MISSISSIPPI COUNTY OF

SWORN TO AND SUBSCRIBED BEFORE ME ON THIS, the day

of

1993.

My Commission Expires First Monday Jan. 1996

### CERTIFICATE OF COUNSEL

The undersigned, as lawyer and counselor for the above Defendant hereby certifies:

- 1. I have read and fully explained to the Defendant the allegations contained in the indictment in this case.
- 2. To the best of my knowledge and belief the statements, representations and declarations made by the Defendant in the foregoing petition are in all respects accurate and true.
- 3. I have explained the minimum and maximum penalties for each count to the Defendant, and consider him/her competent to understand the charges against him/her and the effect of his/her petition to enter a plea of guilty.

- 4. The plea of Guilty offered by the Defendant in this petition accords with my understanding of the facts he/she related to me and is consistent with my advice to the Defendant.
- 5. In my opinion, the plea of Guilty as offered by the Defendant in this petition is voluntarily and understandingly made. I recommend that this Court accept the plea of Guilty.
- 6. Having discussed this matter carefully with the Defendant, I am satisfied, and I hereby certify that, in my opinion, he/she is mentally and physically competent; there is no mental or physical condition which would affect his/her understanding of these proceedings; further, I state that I have no reason to believe that he/she is presently operating under the influence of drugs or intoxicants. [Any exceptions to this statement should be stated by Counsel on the Record].

ATTORNEY FOR DEFENDANT

CIRCUIT COURT - FIRST DISTRICT  VS.  SUBPOENA  Issued
---

	I HAVE THIS DAY EXECUTED THE WITHIN WRIT PERSONALLY BY DELIVERING TO THE WITHIN NAMED, EACH  GACH LISTEN ON OPPOSITE  A TRUE COPY OF THIS WRIT  SUB POSMA	
	THIS THE 25 DAY OF MAY A.D. 19 93	
	CD WHITHSED JA STERMIN	
	T. DIRNER D.S.	_
	My Cylstan	

### SUBPOENA

### STATE OF MISSISSIPPI CARROLL COUNTY

### TO THE SHERIFF OF CARROLL COUNTY:

This is to command you to summor Robert Thompson. Elbert Blackmom Jr.  Dennis Blackmon, Lashanda Martin, Jeffery Curry, Demaris Stokes  Rachel Shaw, Willie D. Perry
if to be found in your county, to be and personally appear before the Circuit Court of the First Judicial
District of the County of Carroll in said State, at the Court House in the Town of Carrollton, Mississippi, on
the 28 day of May , 1993, at 8:00 o'clock a m., then and there to testify on
behalf of State (at whose instance this writ is issued) in a certain case
pending in said Court, wherein State Plaintiff and Odell Hallmon Jr.
Defendant and that the y in nowise fail to appear, under the penalty prescribed by statute,
and have then and there this writ.
Given under my hand and the Seal of said Court, and issued this the 24 day of May
#3082
177 13002
A NOVAO
By OUNT D. C. RALPHAELIK Circuit Court Clerk
2.0



### IN THE CIRCUIT COURT OF CARROLL COUNTY, MISSISSIPPI FIRST DISTRICT

STATE OF MISSISSIPPI

**VERSUS** 

CAUSE NO. 3082

ODELL HALLMON, JR.

### ORDER DISCHARGING BOND

This day this cause came on to be heard on Motion of the parties for an Order Discharging Bond to the Surety in this matter, and the court having considered same is of the opinion that same be and hereby is sustained.

IT IS THEREFORE, ORDERED AND ADJUDGED, that the Bond posted in this matter, being \$607.00 cash bond, be and hereby is discharged to the surety in this cause, namely; Inez Hallmon, less all fees due the Clerk of this Court.

CTRCILTT JUDGE

Circuit Court Minute Book 4 Page 470

PROBATIONER

STATE OF MISSISSIPPI COUNTY OF CARROLL FIRST DISTRICT



### IN THE CIRCUIT COURT OF CARROLL, MISSISSIPPI FIRST JUDICIAL DISTRICT

STATE OF MISSISSIPPI

**VERSUS** 

CRIMINAL CASE NO. 3082

ODELL HALLMON, JR.

### JUDGMENT

On May 26, 1993, into open court came the district attorney, the defendant in his own proper person and the defendant's counsel, the defendant having been charged by indictment with the felony crime of AGGRAVATED ASSAULT, having been formally arraigned on the said charge, and for plea thereto, he entered a best interest plea of guilty. Thereafter, the court advised defendant of all his legal and constitutional rights in the premises, and of the consequences of such a plea; and after the defendant freely, voluntarily and intelligently waived his constitutional rights, and after the defendant admitted upon direct questioning that he is guilty of the crime to which he has pleaded guilty, the said plea of guilty was and is accepted by the court.

IT IS THEREFORE ORDERED that the defendant, ODELL HALLMON, JR., for such his crime specified above, be and he is hereby sentenced to serve a term of SEVEN (7) YEARS with the Mississippi Department of Corrections, with THREE (3) YEARS suspended, the remaining FOUR (4) YEARS to serve. FURTHERMORE, the defendant is to pay all court costs, assessments and medical bills of Elbert Blackmon, Jr. as follows: \$1,169.60 to Greenwood Leflore Hospital, Greenwood, MS, and \$930.00 to Carter & Lambdin, 204 Eighth St., Greenwood, MS within ONE (1) YEAR of his actual release. FURTHERMORE, the defendant is to be placed under the supervision of the MDOC for a period of THREE (3) YEARS after his release or until the court in term time, or the judge in vacation, shall alter, extend, terminate or direct the enforcement of the above sentence, and the suspension of said sentence is based upon the conditions that defendant:

- (a) commit no offense against the laws of this or any state of the United States or of the United States;
- (b) avoid injurious or vicious habits and avoid persons or places of disreputable or harmful character;

FILED

Startles Ellis Firefit Clerk

Ey D.C

### Circuit Court Minute Book 4 Page 46 9

(C) support all dependents;

work faithfully at suitable employment so far as possible; (d)

not possess or consume any alcoholic beverage, nor go into or (e) remain about any place where alcoholic beverages are sold as a primary sale item, and not possess or use any controlled substance not lawfully prescribed by a physician;

submit to any type of breath, saliva or urine chemical (f) analysis test, the purpose of which is to detect the possible presenceof alcohol or any substance prohibited or controlled by the laws of this or any state of the United States or of the United States;

report to the Department of Corrections as directed by it; (g)

permit the Field Officer to visit him/her at home or (h) elsewhere;

remain within the State of Mississippi unless authorized to (i)

leave on proper application therefor;

- waive extradition to the State of Mississippi from any (j) jurisdiction in or outside the United States and agree not to contest any effort by any jurisdiction to return defendant to the State of Mississippi;
- pay to the Department of Corrections the sum of \$20.00 per (k) month by "certified check" or "money order" until discharged from supervision;
- pay all costs, assessments, and medical bills of Elbert (1)Blackmon, Jr. as follows: \$1,169.60 to Greenwood Leflore Hospital, Greenwood, MS, and \$930.00 to Carter & Lambdin, 204 Eighth St., Greenwood, MS, within ONE (1) YEAR of his actual release to the clerk of this Court.

SO ORDERED this the 27th day of May, 1993.

### STATE OF MISSISSIPI PRISONER COMMITMENT NOTICE

Coun	ty of 🖫	Car	roll	<del></del>					Cau	se/Cas	e No	3082	
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DIRECTOR OF RECORDS
MISSISSIPPI DEPARTMENT OF CORRECTIONS
POST OFFICE BOX 88550
PEARL MS 39208-8850

INS LIAISON MISSISSIPPI SUPREME COURT POST OFFICE BOX 117 JACKSON MS 39205-0117 Circuit Clerk

By:

Date:

Chaples E111

Circuit Clerk

Please Affix Seal

Miss, Code Ann. § 99-19-47 SCIS Form 1 4/28/93

### IN THE CIRCUIT COURT OF CARROLL COUNTY, MISSISSIPPI FIRST JUDICIAL DISTRICT MAY TERM, 1993

THE STATE OF MISSISSIPPI

VS.

NO. 3082

ODELL HALLMON, JR.

\*\*\*\*\*\*\*\*\*\*\*\*

TRANSCRIPT OF THE PROCEEDINGS HAD AND DONE IN

CONNECTION WITH A PLEA OF GUILTY IN THE ABOVE STYLED

AND NUMBERED CAUSE, BEFORE THE HONORABLE JOSEPH H.

LOPER, JR., CIRCUIT JUDGE, FIFTH CIRCUIT COURT

DISTRICT OF THE STATE OF MISSISSIPPI, ON THE 26TH

DAY OF MAY, 1993.

\*\*\*\*\*\*\*\*\*\*\*\*\*

APPEARANCES:

Present and Representing the State:

HONORABLE KEVIN HORAN
ASSISTANT DISTRICT ATTORNEY
FIFTH CIRCUIT COURT DISTRICT
P. O. BOX 1262
GRENADA, MS. 38091

Present and Representing the Defendant:

HONORABLE LELAND H. JONES, III ATTORNEY AT LAW

P. O. BOX 111

GREENWOOD, MS. 38930

(COURT REPORTER'S NOTE: THE FOLLOWING PROCEEDINGS WERE HAD IN OPEN COURT, TO-WIT:)

BY THE COURT: Court will come to order. We call the case of State of Mississippi vs. Odell Hallmon, Jr., Cause No. 3082.

I will state for the record that Mr.

Hallmon having previously entered a plea of
not guilty to Aggravated Assault, I am
informed now wishes to change his plea from
one of not guilty to one of guilty.

Is that correct?

BY DEFENDANT HALLMON: Yes, sir.

BY THE COURT: I will state for the record that Mr. Hallmon is in Open Court along with his attorney, Honorable Lee Jones.

### BY THE COURT:

- Q Mr. Jones, have you had an opportunity to discuss this case with Mr. Hallmon?
  - A I have, in great detail, Your Honor.
- Q And did you prepare this petition for Mr. Hallmon?
  - A I did, Your Honor.
- Q Have you gone over the contents of his petition with Mr. Hallmon and more specifically the constitutional rights that are guaranteed to him in Paragraph 6 of this petition?
  - A I did, Your Honor.
  - Q And have you gone over the minimum and

the maximum sentences that are available for Mr. Hallmon for this charge?

A Yes, sir.

BY THE COURT: Mr. Hallmon, I need you to raise your right hand.

ODELL HALLMON, JR.,

the Defendant herein, after having been first duly sworn, testified as follows, to-wit:

### EXAMINATION BY THE COURT (DEFENDANT HALLMON):

- Q I understand that you're seventeen years of age. Is that correct?
  - A Yes, sir.
- Q And that you've gone to school up to and including the tenth grade. Is that correct?
  - A Yes, sir.
  - Q Can you read and write?
  - A Yes, sir.
- Q Did you have an opportunity to discuss this case with your attorney and to go over this petition with him?
  - A Yes, sir.
- Q And you're not under the influence of any drugs or alcohol at this time, are you?
  - A No, sir.
- Q And by entering a plea of guilty you are going to be giving up a number of constitutional rights. I know your attorney has already gone over them in detail, but I would like to go over them with you as well to make sure that you do understand what you're

doing.

You have a right to a speedy public trial by a jury of your peers. You have a right to be present at that trial. You have a right to testify at that trial or a right to remain silent at that trial. Do you understand that?

- A Yes, sir.
- Q And do you understand that you have a right to cross examine witnesses who come into Court and testify against you and you have the right to use the process of this Court to compel witnesses to come and testify on your behalf. Do you understand that?
  - A Yes, sir.
- Q Do you understand further that you would have a right to have that jury instructed that you are presumed to be innocent and that in order to convict you a jury would have to find you guilty beyond a reasonable doubt and that all twelve jurors would have to agree that you were in fact guilty. Do you understand that?
  - A Yes, sir.
- Q Do you understand further that if you were convicted of this charge by a jury that you would have a right to appeal that conviction to the Supreme Court of Mississippi and that an attorney would be appointed to represent you on that appeal if you could not afford one. Do you understand that?
  - A Yes, sir.
  - Q Has anyone offered you any reward or hope of

reward in order to get you to enter this plea of guilty?

- A No, sir.
- Q Has anyone threatened you or cocerced you in anyway in order to get you to enter this plea of guilty?
  - A No, sir.
- Q I understand that you expect the District
  Attorney's office to recommend seven years in the
  custody of the Mississippi Department of Corrections,
  with three years suspended, and three years supervised -seven years custody with the Mississippi Department of
  Corrections with three years suspended --

BY MR. HORAN: And then placed on three years supervised probation.

- Q And then be on three years supervised probation upon your release from the Mississippi Department of Corrections, and also that you would be ordered to pay restitution in the sum of \$2,099.60, along with court cost. Is that what you expect the recommendation of the District Attorney's office to be?
  - A Yes, sir.
- Q Do you understand further that I'm not bound by that recommendation but that I could sentence you to any time allowed by law. Do you understand that?
  - A Yes, sir.
- Q Do you understand further that the maximum sentence in this cause could be twenty years with the

Mississippi Department of Corrections? Do you understand that?

- A Yes, sir.
- Q Have you had an opportunity to discuss this case with your attorney, Mr. Jones?
  - A Yes, sir.
- Q And have you gone over in detail with Mr. Jones the charges against you?
  - A Yes, sir.
- Q And has he gone over with you the elements of the crime, that is, the things that the State would have to prove in order for you to be found guilty?
  - A Yes, sir.
- Q Are you satisfied with the work Mr. Jones has done on your behalf?
  - A Yes, sir.

BY THE COURT: I will now hear from the State the factual basis for the charge.

BY MR. HORAN: Your Honor, as to

Cause No. 3082, the State would intend to prove
if the case were to go to trial that the

Defendant on or about the 23rd day of

December, 1992, did unlawfully and feloniously
cause bodily injury to Elbert Blackmon, Jr.

by stabbing Mr. Blackmon with a knife in the

upper left neck, forehead, back, the back of
his head and shoulder, that being a means
likely to produce death or serious bodily
harm.

BY THE COURT: Mr. Hallmon, are you pleading guilty to this charge because you are in fact guilty?

BY MR. JONES: Your Honor, if the Court will note in the petition on the reason for pleading guilty he felt like it was in his best interest to dispose of this case in this manner and as is indicated in the record this is an Aggravated Assault. We have the possible defense available to us of self-defense, and for that reason he's not admitting guilt, but admitting that he was in the fight and that he does not wish to expose himself to the possible maximum punishment of twenty years in this cause were the jury to find his version of the facts not to be accurate.

BY THE COURT: Upon overwhelming evidence of guilt the Court can entertain a plea of guilty while having the Defendant maintain that it is for his best interest to enter a plea of guilty. And so I will allow him to maintain that in the light of the overwhelming evidence of guilty that is presented.

The recommendation is as stated in the petition. Is that correct?

BY MR. HORAN: It is, Your Honor.

BY THE COURT: And do you wish to question

#### your client?

BY MR. JONES: Yes, sir.

#### EXAMINATION BY MR. JONES (DEFENDANT HALLMON):

- Q Odell, you and I have discussed this case. Is that correct?
  - A Yes, sir.
- Q And we have discussed it almost from the time it happened until now continuously?
  - A Yes, sir.
- Q Correct? That is, you were seventeen years of age when this occurred and we had a Youth Court hearing on this matter. Is that correct?
  - A Yes, sir.
- Q And you were bound -- this case was transferred to the Circuit Court. You and I have discussed this case, discussed the elements, discussed the witnesses.

  Is that correct?
  - A Yes, sir.
- Q And this case was set for trial and we subpoenaed eight or ten witnesses for this. Is that correct?
  - A Yes, sir.
- Q That you maintain that you were defending yourself --
  - A Yes, sir.
- Q -- when you got into it with Mr. Blackmon. Is that correct?
  - A Yes, sir.
  - Q And that you received wounds, though not as

severe as his, from a weapon he had. Is that correct?

- A Yes, sir.
- Q We are two days before the trial that this case is set for, and you have indicated to me that you wish to dispose of this matter by the entry of a plea of guilty. Is that correct?
  - A Yes, sir.
  - Q Whose decision was that?
  - A Mine.
  - Q I didn't talk you into it?
  - A No, sir.
- Q The sheriff or nobody else talked you into it?
  - A No, sir.
- Q You decided for your own reasons the best way to dispose of this case was through this plea of guilty and get the time down to this four years that we're talking about with the supervised release and the restitution. Is that correct?
  - A Yes, sir.
- Q And that although you understand we are prepared and ready for trial and have prepared and filed jury instructions and all like that and we're ready to go to trial?
  - A Yes, sir.
- Q That you for your own reasons you don't want to go to trial and take that risk associated with a trial and expose yourself to a twenty year sentence.

  You want to take this sentence and get it behind you.

Is that correct?

A Yes, sir.

BY MR. JONES: We tender.

BY THE COURT: I find this plea to be made knowingly, intelligently and voluntarily, and the sentence of this Court will be seven years with the Mississippi Department of Corrections, three years suspended, four years to serve. Upon release you'll be on three years supervised probation. You are also ordered to pay restitution in the sum of \$2,099.60 and court cost and assessments, with the court cost, assessments and restitution to be paid all within one year upon release from the Mississippi Department of Corrections.

Do you understand that sentence?

BY DEFENDANT HALLMON: Yes, sir.

(COURT REPORTER'S NOTE: HEARING

CONCLUDED.)

#### SENTENCE:

Seven years with the Mississippi Department of Corrections, three years suspended, four years to serve. Upon release, Defendant is to be placed on supervised probation for a period of three years. Defendant ordered to pay the court cost, assessments and restitution in the sum of \$2,099.60, all of said sums to be paid within one year of his release from incarceration.

#### STATE OF MISSISSIPPI

#### COUNTY OF CARROLL

I, Pauline S. Brunt, Official Court Reporter in and for the Fifth Circuit Court District of the State of Mississippi, do hereby certify that the above and foregoing 11 pages, including the page of this certificate, constitute a true, accurate and complete transcription of my shorthand notes and tape recording taken in this matter, and that I have transcribed same to the best of my skill and ability as a Court Reporter.

WITNESS MY SIGNATURE on this, the <a href="16th">16th</a> day of June, 1993.

OFFICIAL COURT REPORTER

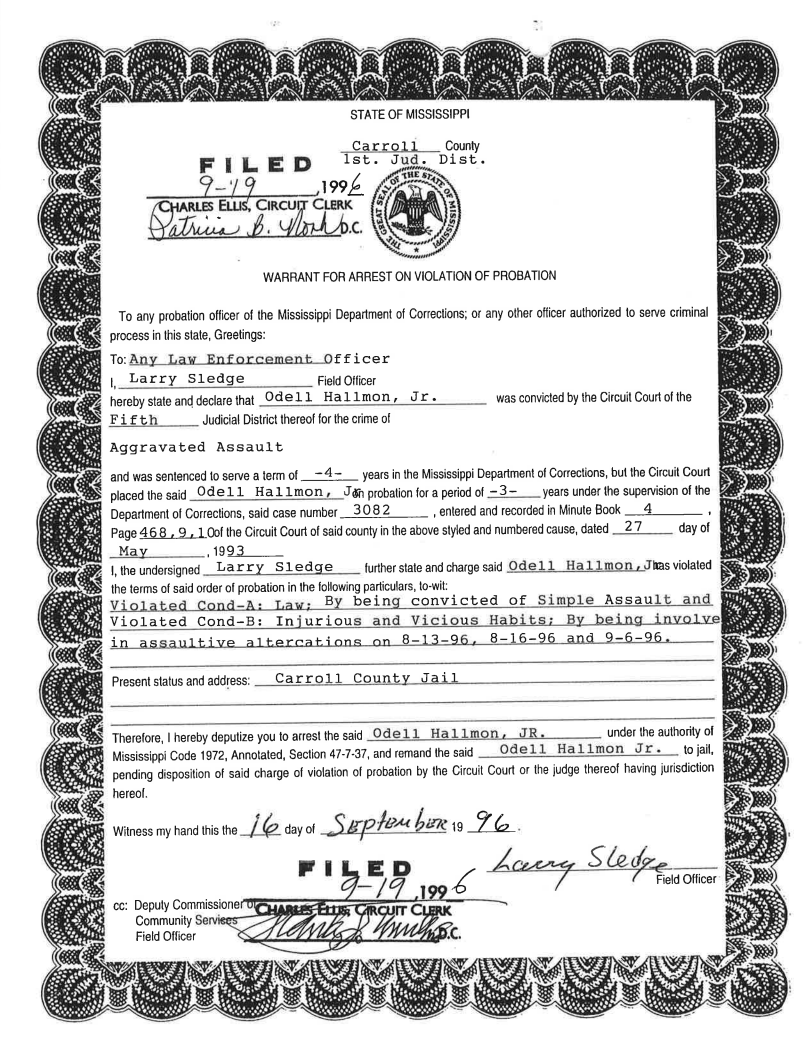
#### STATE OF MISSISSIPPI PRISONER COMMITMENT NOTICE

County	y of <u>Ca</u>	rroll		4	Cause/Case No	3082	
		TO THE MISS	SSIPPI DEPAR	TMENT OF C	ORRECTIONS		
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II. C	MS Code S 1 97-3	-7 (2) (a)				se# Agency Carroll	_County 
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V. F	resently Housed in inecourt Costs \$117 conditions of Paymer	Attorney Fees	*	Restitution Other Fees	\$2,099.60		
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DIRECTOR OF RECORDS MISSISSIPPI DEPARTMENT OF CORRECTIONS POST OFFICE BOX 88550 PEARL MS 39208-8850 INS LIAISON MISSISSIPPI SUPREME COURT POST OFFICE BOX 117 JACKSON MS 39205-0117 Circuit Clerk
By:
Date: 11/20/95

Please Affix Seal

Miss. Code Ann. § 99-19-47 SCIS Form 1 4/28/93



10/06/2017 Case #: 0003820

#### MONTGOMERY COUNTY Case Information Sheet

15:56:25 JCINOPI

Type: T TRAFIC

Cit #: 41597895 82

Location

Issued

Filed Accident

ID:

Sts:

11/13/1961 11/19/1996 N

Defendant: HOLLMAN

ODELL

Part Pay

Physical Address: Mailing Address:

City/St/Zip:

State:

DL / SSN #: Auto License #: BPG873

State: MS Year: 1997

Sex: M Race: B DOB:

CMV HAZ

Make: DODGE

Model Year:

Vehicle Type: 2 DOOR

N N

Speed:

Comment:

Zone:

BAC:

Officer ID: D19 PURNELL, TOMMIE

Collect Aqt:

Court Date: 12/03/1996 Location:

Fine Code: 140 NO DRIVERS LICENSE Violation: NO DL NO D.L./VIOLAT D L R

Judge: D BOND, DONALD

10-Day:

Show Cause:

DR-15: 12/03/1996

------Warrant-----

G GUILTY G GUILTY

Issued Served By Plea Finding Appear Status Docket#: C CLOSED

11/08/2002

Tot Paid Bal Due Tot Adj

Date Paid Amt Paid Rect Num 11/11/2002 165.00

25306

Tot Chq 165.00

165.00

\* CASE NOTES:

11/08/2002 sent warrant cancellation to carroll co-reprinted warrant

and gave to sheriff dept-kc

mailed clearance form to Jackson-kc \*

COURT ORDERS:

\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\* Rect # Amount Date Rect # Amount

> 25305 V 165.00 11/08/2002

25305 V 165.00- 11/08/2002 25306 165.00 11/11/2002

2820

### Jim Martin (DBA) 900 32

WAYNE'S BONDING P.O. Box 1608 • Indianola, MS 38751 (601) 887-3712

#### **APPEARANCE BOND**

The State of Mississ We, Odell Hallmo.		County
	20	r micipal and
WAYNE BONDING./AMWEST SURETY INSURANCE	Control of the contro	114000
sureties, agree to pay the City/County of Glock	in the State of MS_	400,00 Dollars,
unless the said Odell HAIIMO	U	shall appear before
MUNIOIPAL	Court of the GREENWOOD	District of
1 - 6	NWOOD, in said District, on the	
	A.D. 19 96, at 7,00 o'clock AN	
from day to day until discharged by law, to answer a co	harge of Till Violat	100
NO DRIVER LIGEN		
Address RT 1 BOX 444	Witness our signatures this the 20 day	of NOV, 1996
MCCARLES MS 38943	Odell Wallynon	, e
Telephone 237-6637		
Name listed under: Odell HAllmou		
Place of employment SRIF - Emploxed	WAYNE'S BONDING	11/ 11/11
Soc. Sec. No.	By: ( laughlet () al	her 434
D.O.B. // -13 - 75		
D.L. <u>N/A</u>	Approved by me thisday	of, 19
		Sheriff/Chief of Police
	Ву:	

Document obtained by APM Reports from the Greenwood Police Department in Greenwood, MS.

### SUBPOENAS ISSUED

DEFENDANT:
NAME: adell Hallmon FTA
DATE:
COMPLAINANT:
NAME: finny Miller  ADDRESS: GPD
ADDRESS: GPD
NAME:
ADDRESS:
NAME:
ADDRESS:
NAME:
ADDRESS:
WITNESSES FOR DEFENDANT: WITNESSES FOR COMPLAINANT:
ATTORNEY:

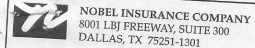
## MINUTE BOOK \_\_\_\_ PAGE \_\_\_

### FORM #18

## IN THE MUNICIPAL COURT OF GREENWOOD, MISSISSIPPI

	CITY OF GREENWOOD VS.	
	Odell Hallmon	NO141296
	DOB: BM 11-13-75	FINES:
	ADDRESS: RT 1B44 McCarley	
	PHONE: 237-6637	
	EMPLOYER: HANKINS Lumber Co.	IC:
	ADDRESS:	SL:
	PHONE:	OM:
:	DL#	ABF: 20.00
	DAYS IN JAIL:	cc:
		TOTAL: 143.50
y3,28	ORDER FOR FI  Today this cause came on for disposition by above named defendant with the offense correspondent the sentence of this court pronounced in said enumerated above.  The defendant was fined the fine was not paid in full. The afine payment schedule won to this court as to the sentence of this cause came on for disposition by above named defendant with the offense correspondence of this court as to the sentence of this cause came on for disposition by above named defendant with the offense correspondence of this court pronounced in said enumerated above.	NE PAYMENT REVIEW  The court without a jury upon an affidavit that charged the onding with the docket case number referred to above, and case resulted in a fine and costs against defendant as by the City of Greenwood, and the defendant has on this day arranged with the city and will return to court 1, at 1.00 4. m. to make a he status of his/her fine, and every er until said fine is paid in full and by this court.
	This order shall serve as the only notice to shall be in contempt should he/she fail to appear at	defendant to appear on the appointed date and defendant the designated time and date.
	ORDERED: 12-9,	19 <u>96</u>

Document obtained by APM R	eports from the Gree	enwood Police Depa	rtment in Greer	wood, MS.
NAME OF PERSON ARRESTED	Anni	SI REPURI	NO	171296
ADDRESS OF SUSPECT	1	ALIAS OR NICKNA	AME(S) ARREST DA	741295
RT 1 Bax 44		OCCUPATION	TIME [	PM
SOCIAL SECURITIVAS		RIVER'S LICENSE INFORMATION E NUMBER	TYPE   EXPIRE	
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WHERE ARRESTED  Ave H & Box	1	HOW ARREST MADE: ON	VIEW CALL WA	RRANT
OFFENSE(S) SUSPECTED OR CHARGED		WARRANT NO.	WA	RRANT DATE
DATE OFFENSE COMMITTED TIM	E	COURT		
WHERE OFFENSE COMMITTED	07/7 DF	M. Greenwood	Mos.	
Ave H & Broad	TYPE PREMIS	ES		BUSINESS TRADE NAME
ARMED YES NO TYPE WEAPON			CHECK ALL ITEMS WHICH	
PREVIOUS ARRESTS		OTHER PERSONS ARRESTE	D FOR SAME OFFENSE	STED [
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NAME OF COMPLAINANT		DELATION OF COMPANY		
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406 Mais			BEST PHONE	OTHER PHONE
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NOTE FACTS OF ARREST NOT INCLUDED ABOVE.		156 31 1		
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NOT JAILOL 3/8 W	REPORT MADE BY		① 100.6	707C
hall	J. h. th		Disposition Disposition	issel
Use	e supplementary report for addi	tional information not covered	above.	BAFF-GREENWOOD-7474W



#### P. JER OF ATTORNEY POWER NO. N 3034900

KNOW ALL MEN BY THESE PRESENTS that the Nobel Insurance Company, a corporation duly organized and existing under the laws of the State of Texas and by the authority of the resolution adopted by the Board of Directors at a meeting duly called and held on January 15, 1996 which said Resolution has not been amended or rescinded, does constitute and appoint and by these presents does make, constitute and appoint the named agent its true and lawful Attorney-in-Fact for it and in its name, place and stead, to execute, seal and deliver for and on its behalf and as its act and deed, as surety, a bail bond only. Authority of such Attorney-in-Fact is limited to appearance bonds and cannot be construed to guarantee defendant's future lawful conduct, adherence to travel limitation, fines, restitution, payments or penalties, or any other condition imposed by a court not specifically related to court appearance.

This power of Attorney is for use with Bail Bonds only. Not valid if used in connection with Federal or Immigration Bonds. This power void if altered or erased, void if used with other powers of this company or in combination with powers from any other surety company, void if used to The obligation of the company shall not exceed the sum of Five Thousand Dollars

and provided this Power-of-Attorney is filed with the bond and retained as a part of the court records. The said Attorney-in-Fact is hereby authorized to insert in this Power-of-Attorney the name of the person on whose behalf this bond was given. IN WITNESS WHEDEOF THE NOD

	WYTNESS WHEREOF, THE NORFL INCURANCE COMME
	purpose and its cornorate specific by the DEL INSURANCE COMPANY has caused these present the
	purpose and its corporate seal to be hereunto affixed this
	purpose and its corporate seal to be hereunto affixed this
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#### STATE OF MISSISSIPPI

#### DEPARTMENT OF CORRECTIONS

#### **Division of Community Services**

#### VIOLATION REPORT FORM

TO:	Mr. Chris Epps	01-27-97
,,,,,	Deputy Commissioner of Community Services	Date
۱.	Name Odell Hallmon, Jr. MDOC# 82: Violator	261 StateMississippi
	Type of Violation Law Violation, Drug Use	, Failure to pay
	Common 1 1 born	Carrol1
	City Carrotten	County
	Date Violation Occurred 1-8-97 and 1-24-97	Jailed_XXXX
	If Jailed, give: Date of Arrest1-24-97	(Yes) (No)
	Place Confined <u>Carroll County Jail</u> Carrollton	

II. Describe, in detail, all facts relating to conditions allegedly violated.

Odell Hallmon, Jr., Black/Male, DOB: 11-13-75, SSN: \_\_\_\_\_, was convicted in Carroll County Cause No. 3082 on 05-04-93 for the offense of Aggravated Assault. He was sentenced to serve a term of 7-years, with 3-years suspended for 5-years, 4-years to serve, with 3-years supervised probation. He was further ordered to pay \$2,099.60 restitution and \$170.00 court costs and assessments within ONE (1) YEAR of his release from incarceration. He was released from custody and his probation began on 01-17-96.

On 01-08-97, Hallmon submitted a urine sample to his probation officer for analysis. This sample produced a positive laboratory result for his use of Cocaine.

On 01-24-97, Hallmon was arrested in Carroll County and charged with Strong Armed Robbery and he has been positively identified, along with another subject, as the individuals who forced him to give them approximately \$262.00 by verbal and physical threat.

Additionally, to this date, Hallmon has not made any payments on his court ordered assessments.

These are violations of his Probation Condition-A: "Commit no offense against the laws of this or any state of the United States or of the United States."; Condition-E: "and not possess or use any controlled substance not lawfully prescribed by a physician."; and Condition-L: "Pay court costs and assessments as outlined above."

Signed by:

Field Officer

FILED

cc: Deputy Commissioner of Community Services
Offender Services (for Parole, W/R, SER)
MSP Records

ARLES ELLIS, GIRCUIT CLERK

#### STATE OF MISSISSIPPI

#### **DEPARTMENT OF CORRECTIONS**

**Division of Community Services** 

**VIOLATION REPORT FORM** 

HALLMON, Odell Page 2 of 2.

I am issuing a Field Officer's Warrant for his arrest and will request a Probation Revocation Hearing.

Larry Sledge, FO-III

FILED

Sellie McCloser

STATE OF MISSISSIPPI First Dist.
Carroll County
Case#: 3082



#### WARRANT FOR ARREST ON VIOLATION OF PROBATION

To any probation officer of the Mississippi Department of Corrections; or any other officer authorized to serve criminal process in this state, Greetings:
To: Any Law Officer
I, <u>Larry Sledge</u> Field Officer hereby state and declare that <u>Odell Hallmon</u> , <u>Jr</u> . was convicted by the Circuit Court of the <u>First</u> Judicial District thereof for the crime of
Aggravated Assault
and was sentenced to serve a term of years in the Mississippi Department of Corrections, but the Circuit Court placed the said $\underbrace{0\text{dell Hallmon}}_{\text{Department}}$ of Corrections, said case number 3082 , entered and recorded in Minute Book 4 , Page $\underbrace{468/9/7}_{\text{Dof}}$ the Circuit Court of said county in the above styled and numbered cause, dated $\underbrace{-26}_{\text{Department}}$ day of 19 $\underbrace{93}_{\text{Department}}$
I, the undersigned Larry Sledge further state and charge said Odell HallmonJr has violated
the terms of said order of probation in the following particulars, to-wit: <u>Cond-A: Commit no offense against the laws: In that Hallmon</u> was arrested in Carroll Co. on 1-24-97 for Strong Arm Robbery,
Cond-E: Not to Possess or Use Controlled Substances; In that
on 1-8-97 he had a Positive Drug Test for Cocaine Use, and Cond-L: In that he Failed to pay restitution, court costs and Present status and address: assessments as directed.
Confined to Carroll County Jail.
Therefore, I hereby deputize you to arrest the said Odell Hallmon, Jr. under the authority of Mississippi Code 1972, Annotated, Section 47-7-37, and remand the said Odell Hallmon, Jr. to jail, pending disposition of said charge of violation of probation by the Circuit Court or the judge thereof having jurisdiction hereof.
witness my hand this the 25 day of favuring 19 97.  FILED Larry Sledge Field Officer
cc: Deputy Commissioner of CHARLES ELUS, CIRCUIT CLERK
Community Services Field Officer

cc: Deputy Commissioner of Community Services Field Officer

## witssisst, pi Wepariment o. Corrections



#### DIVISION OF COMMUNITY SERVICES

723 North President Street Jackson, Mississippi 39202

(601) 354-6454

NOTICE OF

#### PROBATION VIOLATION PRELIMINARY HEARING

DATE: 01-29-97	
TO: Odell Hallmon, Jr. MDOC#- 82261	
Please be advised that you will be given an informal preliminary hearing on the the day of February , 1997 , at the Carroll County jail in Carrollton , Mississippi at 10:00 A.M. (City) (Time)	ıg —
You will be allowed to be present, speak, present evidence, confront arcross-examine any witnesses against you. After all the evidence has been presented, the hearing officer will decide whether or not there is reast to return you to the court.	en
If a reason to revoke your probation is found, you will be returned to the court for a revocation hearing before the circuit judge. If the hearing officer does not find a reason to revoke your probation, you wibe released to continue your probation status under the original conditions and requirements of your probation.	.11
You have the right to retain a lawyer to represent you at this administrative hearing, however, the Department of Corrections will not appoin a lawyer for you.	ıt
The charges against you are that you: Were arrested in Carroll County	_
on 1-24-97 for Strong Armed Robbery; That on 1-8-97 you had a positive	_
drug test for Cocaine use; and you have failed to make payments on you	r
restitution, court costs, fees and assessments since 1-17-96.	
I have received notice of this Administrative Hearing on this the 29 day of America, 1997.  FILED Larry Sledge, FOTT  CC: Records Offi CHARLES ELLS, CIRCUIT CLERK  (Witness)	
Area Supervisibilitie McClair D.C. How the Charles	-

#### PRELIMINARY PROBATION REVOCATION HEARING GUIDE

1.	Your name is Odell HALLMON JR.
2.	You were placed on probation in CARROLL County on 1-17-96  Answer: 42
3.	On or about /- 29-97 did you receive a letter stating that you would be given a preliminary hearing in (ARR, LL County on 2-7-97 ?  Answer:
4.	Do you understand that your rights in this hearing will be to appear, speak, present evidence, and to confront or cross examine any witnesses against you?  Answer:
	Do you understand that any questions you answer or statement you make can be and probably will be used against you in making a decision in this matter.?  Answer:
Q.	Do you understand that if sufficient reasonable cause to revoke your probation is found, you will be returned to the Circuit Court for a revocation hearing by the Circuit Judge? If sufficient reasonable cause to revoke your probation is not found you will be released to continue your probation under the original conditions and requirements.  Answer:  Ye.
7.	The charges against you are: Positive Daug Test For Beauce on 1-8-9).
F	Luke to make Court padered payment on Cost, assessments + Restitution.
Be	eing Arrestel in Carrott County, MS on 1-24-97 and charged with committee.  Frence of Strong Arm Robbery.
	Do you understand these charges that have been placed against you?  Answer:
9.	Do you feel that you can discuss these charges and give your views on them?  Answer:
0.	Are you guilty of these charges against you? Answer: Ju - me of them.
	Don Willa Hearing Officer  Probationer  2-7-97  Date
	Date  CC: Field Officer

Circuit Clerk

## MISSISSIPPI DEPARTMENT OF CORRECTIONS DIVISION OF COMMUNITY SERVICES

## PRELIMINARY REVOCATION HEARING REPORT DISPOSITION SHEET

COL	NTINUED ON SUPERVISION ( ) CIRCUIT JUDGES' WARRANT (	
	FENDER Odell Hallmon Jr. CAUSE# 3082  STITUTIONAL RELEASE DATE 1-17-96  SCHEDULED DISCHARGE DATE 1-17-99	
DΛΊ	TE WARRANT ISSUED /- 2 5-97 DATE WARRANT EXECUTED /- 2 5-97	
	HEARING DATA	
А.	HEARING WAIVED () COPY OF WAIVER ATTACHED HEARING HELD (X) DATE OF HEARING 1-7-97	
	OFFICER REQUESTING HEARING LARRY SLEdge, F.O. III	
	LOCATION OF HEARING CARROLL COUNTY Sheriff's OFFice	
	PRESENT LOCATION OF OFFENDER CARROLL COUNTY JAIL	
	SRC ±	
	HEARING OFFICER'S CONCLUSION "	
	I HAVE DETERMINED THAT SUFFICIENT REASONABLE CAUSE EXISTS TO HOLD THE OFFENDER FOR FORMAL REVOCATION HEARING BY THE CIRCUIT COURT.	
<ul> <li>( ) I DO NOT FIND SUFFICIENT REASONABLE CAUSE TO HOLD THE OFFENDER FOR A FREVOCATION HEARING BY THE CIRCUIT COURT.</li> <li>( ) CIRCUMSTANCES IN MITIGATION SUGGEST THAT THE VIOLATION DOES NOT WARRANT REVOCATION</li> </ul>		
	HAS NOT paid count ordered Fines, Restitution + costs.	
	Tested positive For Curaine 1-8-97.	
	The above in violation of Probatur conditions set Forth by The count.	
	A 11	
	HEARING OFFICER	

#### PRELIMINARY REVOCATION HEARING REPORT

	Offender's Plea			Officer	Findings
Rule <i>E</i>	Tested Positive FOR COCAINE	Admitted ( )	Denied ( )	Guilty ( ✓ )	Not Guilty ( )
Rulė	VIOLATION OF PROBATION CONDITION(E).  FAILURE to PAY Count ordered  Restitution, costs + Assessments.	Admitted ( 🗸 )	Denied ( )	Guilty ( ~/ )	Not Guilty
RulėA	Being ARRESTED IN PARROLL County, res  or 1-24-97 And charged with committing offerse of strong from Robbery.  Violation of Probation condition (A).	Admitted ( )	Denied ( )		Not Guilty  Not Guilty  No Textice  NOW TO WAY
Rule		Admitted ( )	Denied ( )	Guilty ( )	Not Guilty
Rule		Admitted ( )	Denied ( )	Guilty ( )	Not Guilty
Rulė		Admitted ( )	Denied (· )	Guilty ( )	Not Guilty
Rule		Admitted ( )	Denied ( )	Guilty ( )	Not Guilty
	ARY OF HEARING Devied Positive Cocaine Text	but Tes	+ Results.	Now cocains	we.
	Strong pam Robbery chan strong pam Robbery chan propilable pothough victor	court o	in conclus	Ne, rasts + re	Hipsy
	HALIMON STATES Le del N Owed him \$105.00 FOR	ex pob.	him Crick	4m) but vico	4mi
		and the second	and the same		

	WITNESSES	
NAME	ADDRESS & PHONE #	TITLE
LARRY Sledge	GRENADA FIELD OFFICE	
	GRENADA, MS	
	226-5419	
		,
Jimmy IRWIN	PO By 124	Victory On the
_	N. PARROLLAR, MI	TILLING BANKE
	237-4132	
_		
	W.	
STANLOY IRWIN	POBY134	Victor
_	N. CARROLLAN, MI	
	237- 4112	
<u> </u>		
1965	ű.	
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ATTACHMENTS:		
( ) WARRANT		
( ) VIOLATION REPORT		
( ) EXPLANATION OF RIGHTS		
( ) NOTIFICATION OF HEARING	·	
( ) WAIVER OF HEARING		
( ) WAIVER OF 5 DAY NOTICE		
( ) STATEMENT		
( ) LAW ENFORCEMENT BEROW	+	

COURT DOCUMENTS

OTHER

( )

NAME: Odell Hallmon	COURT CASE NO:
SEX/RACE:	COURT DATE:
DATE OF BIRTH: 11-13-75	CHARGES:
AMOUNT OF FINE: \$143.50 DAYS:	ARREST DATE: 1-27-97
DATE FINE DAYS DAT	E FINE DAYS
THE NAME LISTED ABOVE SERVE	ED ELME THE
FINES SHALL RUN CONCURRNET TO A LOCK DOWN TIME. PER JUDGE FISH	ANY OTHER
	HER
Credit 147.50	
(Aug)	22
	8 3 70
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#### DEPA TMENT OF CORRECT ONS

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CIRCUIT	Co	URT	
Minute Book_		Page_	152

FILEI 2-19	<b>)</b> ,199 <u>/</u>
CHARLES ENLIS, GIRGUI	T-CLERK
Sango W	Wellman.c.

VIOLATION OF PROBATION
Cause Number 3082

Before me Joseph H. Loper, Jr, Judge of the Circuit Court in and
for <u>Carroll</u> County, Mississippi, personally came <u>Larry Sledge</u>
who, being first duly sworn, says that Odell Hallmon, Jr. (Field Officer)
(Probationer)
hereinafter referred to as the aforesaid, was on the 26 day of May
A.D. 19 93 ,convicted of the offense of Aggravated Assault in the Circuit
Court of 1st. J.D. Carroll County, which Court sentenced him to serve years in
the custody of the Department of Corrections and suspended the execution and placed the
aforesaid on probation for a term of $(3)$ years, in accordance with the provisions of
Mississippi Code 1972, Annotated, Section 47-7-33.
It further appearing that the aforesaid has not properly conducted h <u>im</u> self, but has violated
the conditions of h <u>is</u> probation in a material respect by:
• Violated Cond-A: Commit no offense against the law; by being arrested in Carroll County on 1-24-97 for strong arm robbery.
2. Violated Cond-E: Not to possess or use controlled substances; by having a positive urinalysis for Cocaine use on 1-8-97.
Wiolated Cond-L: Pay restitution, court costs and assessments within one-year; by failing to make any payments since 1-17-96
Sworn to and subscribed before me this 19th day of Jehnson, A.D. 1997.
udge of the Circuit Court
in and for <u>Carroll</u> County
cc: Circuit Clerk (original) Deputy Commissioner of Community Services Field Offcer

MDOC-CS-4-1983-115

# Marrant

Winute Book 6 Page 153

CAUSE NUMBER 3082

CHARLES ELDS, CIACUIT CLERK

Mully Mully 8.C.

In the Name of the State of Mississippi, and Peace Officer of the State of Mississippi:

WHEREAS, Larry Sledge, MDOC Field Off	icer has this day made oath before
Judge Joseph H. Loper, Jr. that on the	26 day of May
A.D. 19 <u>93</u> , one <u>Odell Hallmon</u> , Jr.	hereinafter referred to as the
aforesaid, was convicted of the offense of Aggravated	d Assaultin the _Circuit
Court of 1st. J.D. Carrol County, which Court sente	7-W/3-Susp
custody of the Department of Corrections and suspende	ed the execution of said sentence and
placed the aforesaid on probation for a term of(3)_y	beginning 1-17-96, years, in accordance with the provisions
of Mississippi Code 1972, Annotated, Sections 47-7-33 & 4	<del>1</del> 7-7-35.
It further appearing that the aforesaid has not properly	y conducted h <u>im</u> self, but has violated
the conditions of his probation in a material respect by	y:
<ol> <li>Violated Cond-A: Commit no offense a arrested in Carroll County on 1-24-9</li> </ol>	gainst the law; by being 7 for strong arm robbery.
2. Violated Cond-E: Not to possess or u by having a positive urinalysis for	use controlled substances; Cocaine use on 1-8-97.
3. Violated Cond-L: Pay restitution, cowithin one-year; by failing to make	ourt costs and assessments any payments since 1-17-96
	said Odell Hallmon, Jr.
You are hereby authorized to arrest instanter the afore	said Odell Hallmon, Ul.
, and bring h <u>im</u>	before me to be dealt with according
to law.	
Given under my hand and seal this 19th day of	February A.D. 19 97
	Joseph H. Jopes, J.
cc: Circuit Clerk (Original) Deputy Commissioner of Community Services Field Officer	Judge of the Circuit Court
MD00 00 4 1000 116	in and for <u>Carroll</u> County

# Minute Book 6 Page 154

CHARLES ELLIS, GIRCUIT CLERK  IN THE CIRCUIT COURT OF CARROLL COUNTY, MISSISSIPPI, IN  VACATION TERM, 19 97
STATE OF MISSISSIPPI
VS. NO. <u>3082</u>
Odell Hallmon, Jr.
$\begin{tabular}{cccccccccccccccccccccccccccccccccccc$
is hereby set for hearing ato'clock _A. M. at the Court
House atKosciusko, Mississippi, on the3rd.
day of March , 19 97 , and do hereby set bond at
NO BOND
SO ORDERED AND ADJUDGED, this the 19th day of funrowy
19 <u>97</u> .

CIRCUIT JUDGE

237-6637		
THE STATE OF MISON	BENCH WARRANT	311.00
Lawful Off	nking 1	311.00 CASK ONLY
WE COMMAND YOU, forthwith to take the body	- 54 6.	1.1B.44 McCarley
and bring 100 and brin 100 and bring 100 and bring 100 and bring 100 and bring 100 and	of Odell Hole	97000130
and bring him before Bolloy III in and for the City of Greenwood, to answer the charge Witness my hand the	B/M allmo	22
answer the chara-	e of Fig., Police Justice a	and ex-officio, a Justice of the Peace
inis_250	- 1 Hay	mu ex-officio, a Justice of the Peace
day of	-6	- Clu
	Dism	Offense Charged Is Hereby
	Police Justice and Ex-Officio J	ustice of the Peace

STATE OF MISSISSAPPI	In the . CIRCU	ITCourt
vs.	CARROLL	County, Mississippi
ODELL HALLMON, JR.		No. 3082
Defendant.	H (2 H (37)	M
		<b>4</b>
Order of Modifica	tion of Probatio	n ****
THIS CAUSE coming on to be heard, and bei	VACAT	ION. 1997.
THIS CAUSE coming on to be heard, and bei	H. LOPER, JR.	term of
20711 11111111 70		
	ereinafter referred to as	
	, A. D. 19 <mark>93</mark> , con	
AGGRAVATED ASSAULT	in theCIRO	COURT OF
CARROLL County, which Court susp	ended the imposition of se	entence and placed the
aforesald on probation for a term of 3 YEARS		, in accordance
with the provisions of Section 27, Chapter 524, Law	s of Mississippi, 1950, as	amended, and
It further appearing that the aforesaid has no		
ŭ	2	self, but has violated
the conditions of h. <u>IS</u> probation in a material res	,	UTDALLED CURCTANOFO.
1. VIOLATED COND. E: NOT TO P BY HAVING A POSITIVE URINAL	VSIS FOR COCAINE	USE ON 01-08-97.
<ol><li>VIOLATED COND. L: PAY REST WITHIN ONE YEAR; BY FAILING</li></ol>	ITUTION, COURT CO TO MAKE ANY PAYI	OSTS AND ASSESSMENTS MENTS SINCE 01-17-96.
1) (c)	ñ.	
역 문		
IT, THEREFORE IS ORDERED AND ADJUD ought to be modified, and it is hereby modified in acc Mississippi, 1950, as amended, in the following manual control of the control of	ordance with Section 27,	
HE IS TO BE PLACED IN THE HINDS		
THE BALANCE OF \$2,267.60 IS PAI		
P. O. BOX 60, CARROLLTON, MS 3 BE RETURNED TO THE COURT FOR FU		
IT IS FURTHER ORDERED, That the Clerk of copy of same in the Minutes of the Court, and forthw	of this court file this order ith forward three certifie	in his office, enter a d coples of same to
the Probation Supervisor in this District for his use	in compliance with the i	equitements of law.
DONE AND ORDERED IN OPEN COURT, thi	s 3rd day of 1	Jarch
A. D. 19. 77.		
- 0.20e % D	1 11 1	na. 1
<u></u>	Judge Presi	Ning.
	()	
The state of the s		FILED
A certified copy of this order has been delive garding same	red to Probationer, who h	
This theday of	A D 10	CHARLES ELLIS, CIRCUIT CLERK
Tills till till till till till till till		- Xellie 11cCba

Probation Supervisor.

Vs.

Minute Book Page 300 Carroll County, Mississippi
No. 3082

Odell Hallmon, Jr.
Defendant

#### ORDER OF REVOCATION OF PROBATION

THIS CAUSE coming to be heard, and being heard in the Vacation, 1997 term of the Court			
before the Honorable Joseph H. Loper, JrJudge, and it appearing that Odell Hallmon, Jr.			
hereinafter referred to as the aforesaid, was on the 26 day of May			
A.D. 1993 , convicted of the offense of Aggravated Assault in the Circuit			
Court of <u>Carroll</u> County, which Court sentenced him to serve years in the			
Mississippi Department of Corrections and suspended the execution of said sentence and placed the			
aforesaid on probation for a term of (3) years, in accordance with the provisions of Mississippi			
Code 1972, Annotated Sections 47-7-33 and 47-7-35.			
It further appearing that the aforesaid has not properly conducted h <u>im</u> self, but has violated the			
conditions of his probation in a material respect by:			
Failing to participate in the Hinds. County Restitution Center's Program and to pay his court ordered monies by declaring he did not want to participate in the program on June 12, 1997 and did request to be returned to the Carroll County Jail.			

CHARLES ELLIS, CIRCUIT CLERK

LULIUM N. C. L.

IT, THEREFORE, IS ORDERED AND ADJUDGED! that the probation of the aforesaid defendant ought to be revoked and it is hereby revoked in accordance with Mississippi Code 1972, annotated, Section 47-7-37 and the said defendant is hereby remanded into the custody of the Sheriff to await transportation to the Mississippi Department of Corrections to serve a term of (3) years.

DONE AND ORDERED IN OPEN COURT, this\_

1 day of June, A.D.

cc: Circuit Clerk
Deputy Commissioner of Community Services
Field Officer

MDOC-CS-4-1983-117

Judge

#### STATE OF MISSISSIPPI

## DEPARTMENT OF CORRECTIONS

Division of Community Services

VIOLATION REPORT FORM

TO:	CHRISTOPHER EPPS	JUNE	12,	199
I U	Deputy Commissioner of Community Services		Date	:
1.	Name ODELL HALLMON JR. MDOC# 82261 State_	MS.		7.
	Type of Violation PROBATION TECHNICAL			S(
	Location HINDS/ CARROLL			
	City County			
	Date Violation Occurred JUNE 12, 1997 Jailed YES			
.5	If Jailed, give: Date of Arrest JUNE 12, 1997	es)	(No)	
	Place Confined CARROLL CO. JAIL	24		

II. Describe, in detail, all facts relating to conditions allegedly violated. ON MAY 27, 1993 ODELL HALLMON JR. WAS FOUND GUILTY OF THE CRIME OF AGGRAVATED ASSAULT IN THE CARROLL COUNTY CIRCUIT COURT IN CAUSE NUMBER 3082. HE WAS SENTENCED TO 7 YEARS MDOC WITH 3 YEARS SUSPENDED AND 4 YEARS TO SERVE. UPON HIS RELEASE FROM PRISON HALLMON WAS PLACED ON 3 YEARS PROBATION WITH THE CONDITION HE PAY HIS COURT ORDERED MONIES. ON MARCH 3RD, 1997 AN ORDER WAS ENTERED IN THIS CASE MODIFYING HALLMON'S PROBATION AND SENTECING HIM TO THE HINDS COUNTY RESTITUTION CENTER. HALLMON ARRIVED AT THE CENTER ON JUNE 9, 1997 TO BEGIN THE PROGRAM. ON THURSDAY JUNE 12, 1997 HE TOLD THE STAFF OF THE CENTER HE WANTED TO BE RETURNED TO THE CARROLL COUNTY JAIL AND DID NOT

WANT TO PARTICIPATE IN THE PROGRAM. A WARRANT FOR PROBATION VIOLATION HAS BEEN ISSUED

Signed by:

cc: Deputy Commissioner of Community Services

Offender Services (for Parole, W/R, SER) MSP Records

AND A HEARING WILL BE REQUESTED.

Field Officer

3082

MDOC-CS-4-1983-106

LB061297

STATE OF MISSISSIPPI

CARROLL County



#### WARRANT FOR ARREST ON VIOLATION OF PROBATION

To any probation officer of the M	al process in this state, Greetings:
To: ANY LAW ENFORCEMENT (	
LEONARDO BROWN	
hereby state and declare that <b>_0</b>	DELL HALLMON JR. was convicted by the
Circuit Court of theJu	udicial District thereof for the crime of
AGGRAV	ATED ASSAULT
	3 YEARS SUSPENDED  TO SERVE
	n of
of Corrections, but the Circuit Co	ourt placed the said ODELL HALLMON JR. on
probation for a period of3	years under the supervision of the Department
of Corrections, said case number	3082 , entered and recorded in Minute Book
, Page c	of the Circuit Court of said county in the above styled
and numbered cause, dated $\frac{27}{1}$	TH_day of MAY, 19_93
	DO BROWN further state and charge
	has violated the terms of said order
of probation in the following parti	culars, to-wit: HAS FAILED TO PARTICIPATE
N THE HINDS COUNTY REST	CITUTION CENTER'S PROGRAM AND PAY HIS
	DECLARING HE DID NOT WANT TO PARTICIA
	12, 1997 AND INFACT REQUESTED TO DE
	12, 1997 AND INFACT REQUESTED TO BE COUNTY JAIL.
RETURNED TO THE CARROLL	COUNTY JAIL.
RETURNED TO THE CARROLL	
RETURNED TO THE CARROLL	COUNTY JAIL.
RETURNED TO THE CARROLL	COUNTY JAIL.
Present status and address:	COUNTY JAIL.
Present status and address:  Therefore, I hereby deputize you	to arrest the said ODELL HALLMON JR.
Present status and address:  Therefore, I hereby deputize you under the authority of Mississippi	to arrest the said ODELL HALLMON JR.  Code 1972, Annotated, Section 47-7-37, and remand
Present status and address:  Therefore, I hereby deputize you under the authority of Mississippi the saidODELL_Hz disposition of said charge of vice	to arrest the said ODELL HALLMON JR.  Code 1972, Annotated, Section 47-7-37, and remand to jail, pending plation of probation by the Circuit Court or the judge
Present status and address:  Therefore, I hereby deputize you under the authority of Mississippi the said  ODELL He disposition of said charge of violating purisdiction hereo	to arrest the said ODELL HALLMON JR.  Code 1972, Annotated, Section 47-7-37, and remand to jail, pending plation of probation by the Circuit Court or the judge
Present status and address:  Therefore, I hereby deputize you under the authority of Mississippi the said  ODELL He disposition of said charge of vio thereof having jurisdiction hereo	to arrest the said ODELL HALLMON JR.  Code 1972, Annotated, Section 47-7-37, and remand to jail, pending plation of probation by the Circuit Court or the judge f.
Present status and address:  Therefore, I hereby deputize you under the authority of Mississippi the saidODELL_Hudisposition of said charge of violating thereof having jurisdiction hereo	to arrest the said ODELL HALLMON JR.  Code 1972, Annotated, Section 47-7-37, and remand ALLMON JR.  to jail, pending plation of probation by the Circuit Court or the judge f.  Haday of JUNE 19 97
Present status and address:  Therefore, I hereby deputize you under the authority of Mississippi the said  ODELL He disposition of said charge of violating purisdiction hereo	to arrest the said ODELL HALLMON JR.  Code 1972, Annotated, Section 47-7-37, and remand to jail, pending plation of probation by the Circuit Court or the judge f.

Community Services Field Officer

# WAIVER OF RIGHT TO PRELIMINARY PROBATION REVOCATION HEARING

CAUSE # 3083 MDOC # 82261

MIDOC # BAKE!	
I, Ddvl( It Allness, J12, charged with the Probation Violation(s) listed below:	, have been
That I failed to painticipate in the His RESTITUTED CONTER'S PROGRAM and pay my ordered menits by doclaring that I did to participate in the program on June 12	courty court lust result 1997
	2
After having these charges fully explained to me, and without waiving any other rights I may have VOLUNTARILY WAIVE and relinquish my right to a Preliminary Probation Revocation Hearing, at that I be granted a formal Revocation Hearing before the Court of	nd further request unty, Mississippi.
WITNESSES: Larry Stedge, FO-III (Signature and Title)  (Signature and Title)	JR.
cc: Circuit Clerk (Original), Records, Hearing Officer, Field Officer	

(Text 108)mdoc-pprh

CHARLES END. CHARLES END. CHARLES END. CHARLES END. CHARLES END. C.

#### DEPAR MENT OF CORRECTI NS

# Affidavit Minute Book 6 Page 294

## VIOLATION OF PROBATION Cause Number 3082

Before me_J. H. Loper, Jr. Judge of theCircuitCourt in and forCarroll County, Mississippi, personally cameLarry Sledge, FO_III (Field Officer) who, being first duly sworn, says thatOdellHallmon,Jr (Probationer) hereinafter referred to as the aforesaid, was on the26 day of			
who, being first duly sworn, says that Odell Hallmon, Jr.  (Probationer) hereinafter referred to as the aforesaid, was on the 26 day of May  A.D. 19 93 _,convicted of the offense of Aggravated Assault in the Circuit  Court of Carroll County, which Court sentenced him to serve years in the custody of the Department of Corrections and suspended the execution and placed the aforesaid on probation for a term of (3)	Before me J. H. Loper, Jr. ,Judge o	of the <u>Circuit</u>	Court in and
who, being first duly sworn, says that Odell Hallmon, Jr. hereinafter referred to as the aforesaid, was on the 26 day of May  A.D. 19 93 ,convicted of the offense of Aggravated Assault in the Circuit Court of Carroll County, which Court sentenced him to serve years in the custody of the Department of Corrections and suspended the execution and placed the aforesaid on probation for a term of (3) years, in accordance with the provisions of Mississippi Code 1972, Annotated, Section 47-7-33.  It further appearing that the aforesaid has not properly conducted him self, but has violated the conditions of his probation in a material respect by: Failing to participate in the Hinds County Restitution Center's Program and to pay his court ordered monies by declaring he did not want to participate in the program on June 12, 1997 and did request to be returned to the Carroll County Jail.  Sworn to and subscribed before me this 4 day of 4 day of 4 Asp. 1997  CHARLS FILE D  CHARLS	for <u>Carroll</u> County, Mississippi, p	personally came_ <u>Larry S</u>	<u>ledge, FO-II</u> I (Field Officer)
hereinafter referred to as the aforesaid, was on the 26 day of May  A.D. 19 93 ,convicted of the offense of Aggravated Assault in the Circuit  Court of Carroll County, which Court sentenced him to serve years in the custody of the Department of Corrections and suspended the execution and placed the aforesaid on probation for a term of (3) years, in accordance with the provisions of Mississippi Code 1972, Annotated, Section 47-7-33.  It further appearing that the aforesaid has not properly conducted him self, but has violated the conditions of his probation in a material respect by: Failing to participate in the Hinds County Restitution Center's Program and to pay his court ordered monies by declaring he did not want to participate in the program on June 12, 1997 and did request to be returned to the Carroll County Jail.  Sworn to and subscribed before me this day of Unit 1997.  Charts File Order Clerk  County Clerk  County Clerk  County Clerk  County Clerk  County Clerk	who, being first duly sworn, says that Odell E	Mallmon, Jr.	
Court of Carroll County, which Court sentenced him to serve years in the custody of the Department of Corrections and suspended the execution and placed the aforesaid on probation for a term of (3) years, in accordance with the provisions of Mississippi Code 1972, Annotated, Section 47-7-33.  It further appearing that the aforesaid has not properly conducted him self, but has violated the conditions of his probation in a material respect by: Failing to participate in the Hinds County Restitution Center's Program and to pay his court ordered monies by declaring he did not want to participate in the program on June 12, 1997 and did request to be returned to the Carroll County Jail.  Sworn to and subscribed before me this day of , A.D. 19 97.  HALE D 1997  HALE D 2007  HALE D 1997	hereinafter referred to as the aforesaid, was on the	26 day of May	(Flobationer)
the custody of the Department of Corrections and suspended the execution and placed the aforesaid on probation for a term of(3)			
aforesaid on probation for a term of(3)	Court of <u>Carroll</u> County, which C	Oourt sentenced him to serve	W/3-Susp years in
Mississippi Code 1972, Annotated, Section 47-7-33.  It further appearing that the aforesaid has not properly conducted him self, but has violated the conditions of his probation in a material respect by: Failing to participate in the Hinds County Restitution Center's Program and to pay his court ordered monies by declaring he did not want to participate in the program on June 12, 1997 and did request to be returned to the Carroll County Jail.  Sworn to and subscribed before me this Aday of CFIELE D  6-18 1997  CHARLE DISCREUT CLERK	· ·		
It further appearing that the aforesaid has not properly conducted him_self, but has violated the conditions of his_probation in a material respect by: Failing to participate in the Hinds County Restitution Center's Program and to pay his court ordered monies by declaring he did not want to participate in the program on June 12, 1997 and did request to be returned to the Carroll County Jail.  Sworn to and subscribed before me this day of	aforesaid on probation for a term of (3)	beginning 1-1 years, in accordance with	7-96, the provisions of
the conditions of his probation in a material respect by: Failing to participate in the Hinds County Restitution Center's Program and to pay his court ordered monies by declaring he did not want to participate in the program on June 12, 1997 and did request to be returned to the Carroll County Jail.  Sworn to and subscribed before me this day of June A.D. 1997  HALE DISCREUT CLERK	Mississippi Code 1972, Annotated, Section 47-7-33	3.	
Failing to participate in the Hinds County Restitution Center's Program and to pay his court ordered monies by declaring he did not want to participate in the program on June 12, 1997 and did request to be returned to the Carroll County Jail.  Sworn to and subscribed before me this day of June , A.D. 19 97.  FILED 6-18 1997  CHARLE FILE D 6-18 1997  CHARLE FILE D 6-18 1997  CHARLE FILE CIRCUIT CLERK	It further appearing that the aforesaid has not p	properly conducted h <u>im</u> sel	f, but has violated
Sworn to and subscribed before me this day of June, A.D. 19 97.  FILED 6-18 1997  CHARLES FILE CIRCUIT CLERK	Failing to participate in the Hir Program and to pay his court orde not want to participate in the pr	nds County Restitut ered monies by decl cogram on June 12,	aring he did
Sworn to and subscribed before me this day of June, A.D. 19 97.  FILED 6-18 1997  CHARLES FILE CIRCUIT CLERK		×	
Sworn to and subscribed before me this day of June, A.D. 19 97.  FILED 6-18 1997  CHARLES FILE CIRCUIT CLERK			
FILED 6-18 1997 CHARLES FILE QUICUIT-CLERK JAMES FILE QUICUIT-CLERK		Larry S	(Field Officer)
CHARLES FRUE CIRCUIT CLERK  JAMES MUNICIPALITY  CHARLES FRUE CIRCUIT CLERK	Sworn to and subscribed before me this day	of June	_, A.D. 19 <u></u> 97
in and for <u>Carroll</u> County	6-18 1997		

cc: Circuit Clerk (original)
Deputy Commissioner of Community Services
Field Offcer

## Marrant

Minute Book Page 95

CAUSE NUMBER 3082

In the Name of the State of Mississippi, and Peace Officer of the State of Mississippi:

WHEREAS, Larry Sledge, MDOC FO-III	has this day made oath before
Judge Joseph H. Loper, Jr. that on the	e 26 day of May
A.D. 19 93 , one Odell Hallmon, Jr.	hereinafter referred to as the
aforesaid, was convicted of the offense of Aggravat	ed Assault in the Circuit
Court of Carroll County, which Court sent	tenced him to serve $\frac{7-W/3-Susp}{wears}$ in the
custody of the Department of Corrections and suspend	
placed the aforesaid on probation for a term of(3)	beginning 1–17–96, years, in accordance with the provisions
of Mississippi Code 1972, Annotated, Sections 47-7-33 &	47-7-35.
It further appearing that the aforesaid has not proper	ly conducted him self, but has violated
the conditions of h <u>is</u> probation in a material respect b	py:
Failing to participate in the Hinds C Program and to pay his court ordered not want to participate in the progra request to be returned to the Carroll	monies by declaring he did m on June 12, 1997 and did
FILED 6-18,1997 ARLES ELLIS, CIRCUIT CLERK MINING B.C.	
You are hereby authorized to arrest instanter the afore	esaid Odell Hallmon, Jr.
, and bring h_im	before me to be dealt with according
to law.	
Given under my hand and seal this had a of cc: Circuit Clerk (Original)	Joseph Jogn 2
Deputy Commissioner of Community Services Field Officer	Judge of the Circuit Court
	in and for <u>Carroll</u> County

MDOC-CS-4-1983-116

Minute Book 6 100296

# NOTICE OF A PROBATION REVOCATION HEARING

TO: Odell Hallmon, Jr. CARROLL COUNTY CAUSE NO. 3082
ATTORNEY:
You are hereby notified that a PROBATION REVOCATION HEARING of your probation has
been scheduled by and in the Circuit Court of Carroll County on Thursday the
26 day of June 1997 at 11:00 4.4. at
the Webstern County Courthouse in walthall, MS
at which time you are to be present with your attorney, to determine the status of your probation.
The charge against you are the following, to
wit: You failed to participate in the Hinds County Restitution
Center's Program and to pay your court ordered monies by
declaring that you did not want to participate in the program
on June 12, 1997 and you requested to be returned to the Carroll
County Jail.
CIRCUIT JUDGE
SIGNED: + Odell & Algora Ju.
DATED: 6-18-97 WITNESS: harry Sledge, FOET
TIME: 4:00 PM OFFICER

FILED

6-18,1997

CHARLES ELLIS CIRCUIT CLERK

MANUAL D.C.

### STATE OF MISSISSIPPI

In the Cin-	wit Cause CAD	DALL	LE OF MISSI	221LLI			
	cuit Court of <u>CAR</u> JD. DIST.	ROLL County		Cause/Case 1	No3082		
131. 10	T	O THE MISSISSIPP	I DEPARTMEN				
You are he	reby notified that at th		CRIMINAL				
presiding, t	the following dispositi	on was imposed for the c		the Circuit Court, a described:	Judge <u>JOSE</u> F	PH H. LOPE	R, JR.
l. A. Dis <sub>i</sub> (Che	position(s) Reported: ack those which apply to all coun	Prisoner Commitment	Suspended Se	ntence/Probation	XRevocation		Other
A-1. Prov	visional Sentence	Non-Adjudication	Sentenced und			under Shock Prob	
		Bad Check Diversionar	y Program	X Restitution in	CARRO	LL ———————————————————————————————————	_ County
B. Con	nviction as Result of:	XXGuilty Plea	Guilty Plea afte	r days	of Commencer	ent of Trial	
100.00.00.00	ODELL HALLA	UJury Verdict after	days in Trial Alia	- COOKIE	Revocation		
SSN	nown Residence RT.	1, BOX 44 Race BI	ACK Sex		Date of Birth 1	1-13-75	
		- IVICI	ARLEY, MS.				
Alien R	Registration/Immigration	MISSISSIPPI #_A-	Cou FBI	ntryofCitizenship <u>L</u> #	J.S.A. CA	RROLL CO	. MS.
		AVATED ASSAUL					
Indicted	d Under MS Code § 07	<del>3-7-(2)-(A)</del>		tenced Under MS (	Code 8		
Count I	III Charge		Sen	tenced Under MS (	Code §		
Indicted	Under MS Code §	21/ 100p	Sen	tenced Under MS C	Code 6		
IV. Date of	Sentence MAY 27	TORIGIN	Admit for Time Serv	od (OM Va II . III			
Sentend	ce(s) Imposed by Order: to any suspended portion)					LOU	days
		PROBATION R	EVOKED JU	VE 26, 1997.	; Count	111	
counts	if reporting additional s on reverse side	Portion of Sentence to be Served (Yrs/Mos)	Portion of Senten	ce To be :	Served (	Other/Method of Dis	
	Count I	3YRS.	Suspended (Yrs/Mi	on Probation 0	On (Yrs/Mos)	(Refer to legend on back	of form)
	Count II				-		
	*Count III						
			_to run concurrent w				
Condition	ns/Designation of Conta		_to run consecutive				
V. Dates Co	onfined 06-12-	nce: ☐Habitual ☐Psych 97	ological/Psychiatric	Alcohol/Drug Tre			
in Jail				PRESEN			
(On this/th	lese			0			
charge(s) Released	only] d on Bond Pending Appe						
Defendan	nt Currently Housed in:	CARROLL COUNT	TY IAIL to				
VI. Fine \$	100.00	Indigent Fee 6	0,711.00				
Court Cos	sts \$					.60 GREEN	WOOD HO
Conditions	sorPayment:				1, 10:	RTER E I	MRDIN
Send Prisoner C	Commitments, Provision and Revocation Orders to	al Sentence					
Director of Re	ecords INS Lia						
MDOC P. O. Box 885	MS Su	oreme Court					
Pearl, MS 392	1.0.0	ox 117 n, MS 39205-0117	~	CHARLES	ELLIS		
Send Suspended	d Sentence/Probation N	otices Provisional	Ci	rcuit Clerk	12 A	11. 0	7 0
Sentence ( Data Operation	Orders and Revocation	Orders to:	By:	$\times$ um	Wy of	mull	na
MDOC	MS Sur	son reme Court			70	1. 0014	
723 North Pres Jackson, MS 3	sident St. P.O.B	ox 117	Dat	e:7 <del>-3</del> -9		INS Form CR1-3/1/96	
	Jackson Jackson	, MS 39205-0117			440.0	rom GK1-3/1/96	

MS Code Ann. §\_\_\_\_

# FEE BIL' CRIMINAL CASES, CIRCUIT COURT STATE OF MISSISSIPPI

STATE OF MISSISSIPPI CARROLL COUNTY

CASE NO. 3082

Odell Hallmon gr

Nº 248

Circuit Clerk

HEDERMAN BROTHERS-JACKSON \$ 3.00 Court Reporter's Fee ..... 10.00 3.00 2.50 State Court Education Fund .... Clerk's Fee ..... 2.00 Sub-Total .... 25.00 45.50 Law Enforcement Officers and Training ..... Mississippi Alcohol Safety Education Program ..... Emergency Medical Services.... Correctional Facility Construction ..... Hunter's Safety Education Program ..... Fees of other Sheriff's ..... Partial Payment How Paid: Cash Payment received from L Check day of A.D., 19 Money Order Ву



Date: January 11, 2000

Honorable

Joseph H. Loper Jr.

District

5.P.O.Box 616

Ackerman, Ms 39735

RE:

Name: Hallmon, Odell Jr.

Register Number: 82261

Offense(s): Aggravated Assault

County of Conviction: \_\_Carroll\_\_

Cause Number: 3082

Dear Judge Loper

This letter is to serve as official notification of the imminent release of the above named subject. In accordance with House Bill #565 to amend 47-7-17 of the Mississippi Code, 1972, we are required by law to inform you that the prisoner named above will be released on <a href="mailto:january 27"><u>January 27</a>, 2000 on expiration of sentence.</u>

Please forward immediate direct to this office, any commitments not reflected in the above cause number.

Respectfully,

Barbara Bailey

Corr-Chief Records Officer

BB/ Ag

District Attorney

P.O.Box 1262

Cc:

Grenada, Ms 38902-1262

Circuit Clerk P.O.Box 60

Carrollton, Ms 38917

Carroll Co Sheriff's Dept.

P.O.Box 291

Carrollton, Ms 38917

P.O. BOX 880 · PARCHMAN, MISSISSIPPI 38738

FILED

CHARLES ELLIS, CIRCUIT CLERK
CARROLL COUNTY, MISS.

Melle McClain

Carrollton Police Dept. City Of Carrollton

Carrollton, Ms 38917

CIRCUIT COURT-CRIMINAL ACCT. 12-95
STANLEY "SUGAR" MULLINS
P.O. BOX 60
CARROLLTON, MS 38917

PAY TO THE Drenwood Typer Hospital \$ 272.00

Dur hundred dwenty two + 100 - DOLLARS - DOLLARS - NORTH CARROLLTON. MISSISSIPPI

MEMOTE 3082 odell Hallman. H. K. Hathier & Ylord. Mr.

10/06/2017 Case #: 0003820

### MONTGOMERY COUNTY Case Information Sheet

15:56:25 JCINOPI

Type: T TRAFIC

Cit #: 41597895 82

Location

Issued

Filed Accident

ID:

Sts:

11/13/1961 11/19/1996 N

Defendant: HOLLMAN

ODELL

Part Pay

Physical Address: Mailing Address:

City/St/Zip:

DL / SSN #:

Auto License #: BPG873

State: State: MS Year: 1997

Sex: M Race: B DOB:

Collect Aqt:

Make: DODGE

Model Year:

Vehicle Type: 2 DOOR

CMV HAZ N N

Speed:

Zone:

BAC:

Officer ID: D19 PURNELL, TOMMIE

Fine Code: 140 NO DRIVERS LICENSE Violation: NO DL NO D.L./VIOLAT D L R

Judge: D BOND, DONALD

Tot Adj

Court Date: 12/03/1996 Location:

10-Day:

Show Cause:

Comment:

DR-15: 12/03/1996

------Warrant-----

Issued Served By Plea Finding Appear Status Docket#:

G GUILTY G GUILTY

C CLOSED

11/08/2002

Date Paid Amt Paid Rect Num

Tot Chq

165.00

Tot Paid Bal Due

165.00 11/11/2002 165.00 25306 \*

CASE NOTES:

11/08/2002 sent warrant cancellation to carroll co-reprinted warrant

and gave to sheriff dept-kc

mailed clearance form to Jackson-kc \*

COURT ORDERS:

\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\* Rect # Amount Date Rect # Amount

> 25305 V 165.00 11/08/2002

25305 V 165.00- 11/08/2002 25306 165.00 11/11/2002

### STATE OF MISSISSIPPI ABSTRACT OF COURT RECORD CARROLL COUNTY, J/C DIST 1

Agency Code: Ticket No: 9008

IRWIN

Date: 9/28/2017

DEFENDANT Name: HALLMON, Physical Addre Mailing Addres	ODELL JR	Ra	ace:	Sex:
City:	State	State:	Zip C Date of Bi	ode:
<b>VEHICLE INFORM</b> Registration ( Vehicle Model	ATION Tag) No: Make: _	Stat	:e:	Year: Type:
Date of Violat Charges Were F Comments: Defendant Ente	ion: _1/24/1997 Court Date: iled By:	2/20/199 J		Zone: de No:
Remarks by Cou	rt:		*	
Case Notes:		393		
Defendant was Sentenced To:	Fined:	F	Plus Assessment	s of:
	Bail Forfeited ( ) Fine Paid ( )		Appealed ( )	
I Certify That	This is a True and Correct  Docket: 22  Case: 11139	Copy of M	My Court Record Page:70	l as Recorded in
Signed:		Title:		
Date:				

9/28/2017 Case #: 0011139

#### CARROLL COUNTY, J/C DIST 1 Case Information Sheet

16:45:24 JCINQPI

Type: A Cit #:

AFFAD IRWIN Location

Issued 1/24/1997 Filed Accident

1/24/1997 N

Defendant: HALLMON

ODELL JR

Part Pay

Physical Address:

ID:

Mailing Address:

City/St/Zip:

Sts: Collect Agt:

DL / SSN #:

Auto License #:

State: State:

Sex: Race: DOB:

Make:

Model Year:

Year: 0000 Vehicle Type:

CMV HAZ

N N

Speed: Zone:

BAC: Officer ID: 000 OFFICER, NONE

Fine Code: 231 FELONY

Court Date: 2/20/1997 Location:

Judge: A AVANT, JIMMY

Comment:

BOUND OVER TO G J

10-Day:

Violation: FEL FELONY

Show Cause:

DR-15:

------Warrant-----

Issued Served By 1/24/1997

Plea N NGUILT

Finding G GUILTY

Appear Status Y B BOUND Docket#: 22 70

Date Paid Amt Paid Rect Num

Tot Chq

Tot Adj Tot Paid Bal Due

\* CASE NOTES:

\*

COURT ORDERS:

\* Rect # Amount Date Rect # Amount

### STATE OF MISSISSIPPI ABSTRACT OF COURT RECORD CARROLL COUNTY, J/C DIST 1

Agency Code: 9008 Ticket No:

IRWIN

Date: 9/28/2017

DEFENDANT Name: WALLMON ODELL TR		
Name: HALLMON, ODELL JR Physical Address:	Race:	Sex:
Malling Address:	-	
City: State: Drivers License Number:	z	ip Code: f Birth:
Drivers License Number:	State: Date o	f Birth:
VEHICLE INFORMATION  Registration (Tag) No:  Vehicle Model Year: Make:	State:	Year: Type:
VIOLATION Charged With: TRESPASSING Date of Violation: 1/24/1997 Court Date: Charges Were Filed By: Comments:	% BAC: Speed 2/20/1997 Hwy or S	d: Zone: treet: Badge No:
Defendant Entered a Plea of: GUILTY Judgement of Court: GUILTY By Judge: AVANT, JIMMY	<del></del>	
Remarks by Court: 2/20/1997		
Case Notes:		
Defendant was Fined:150.00_ Sentenced To:	Plus Assess	ments of:79.00
Bail Forfeited ( ) Fine Paid ( )	Appealed	( )
I Certify That This is a True and Correct ( Docket: <u>22</u> Case: <u>11140</u>	Copy of My Court Rec Page: 71	cord as Recorded in
Signed:	Title:	
Date:		

9/28/2017 Case #: 0011140

### CARROLL COUNTY, J/C DIST 1 Case Information Sheet

16:39:32 JCINQPI

Type: A AFFAD Location Issued Filed Accident

Issued Filed Acc 1/24/1997 1/24/1997 N Cit #: IRWIN

Defendant: HALLMON ODELL JR Part Pay

Physical Address: ID: Mailing Address: Sts:

City/St/Zip: Collect Agt:

DL / SSN #: State: Sex: Race: DOB:

Auto License #: State: Year: 0000 CMV HAZ Make: Model Year: Vehicle Type: N N

Speed: Zone: BAC: Officer ID: 000 OFFICER, NONE Fine Code: 235 TRESPASSING Violation: TRESS TRESPASS Court Date: 2/20/1997 Location:

Judge: A AVANT, JIMMY Comment: 10-Day: Show Cause:

DR-15: ------Warrant----

Issued Served By Plea Finding Appear Status 2/05/2001 2/05/2001 CC1 G GUILTY G GUILTY Y C CLOSED Finding Appear Status Docket#: 22 71

Date Paid Amt Paid Rect Num 3/12/2001 229.00 13222 Tot Chg Tot Adj Tot Paid Bal Due 229.00 229.00

\*

CASE NOTES: \*

COURT ORDERS:

\* Rect # Amount Date Rect # Amount

13222 229.00 3/12/2001

#### INDICTMENT

THE STATE OF MISSISSIPPI

CAUSE NUMBER <u>3/97</u>

**VERSUS** 

ODELL HALLMON, JR. and ALFRED SHAW

INDICTMENT FOR THE OFFENSE OF STRONG ARM ROBBERY §97-3-73

THE STATE OF MISSISSIPPI COUNTY OF CARROLL, FIRST JUDICIAL DISTRICT

IN THE CIRCUIT COURT OF CARROLL COUNTY, NOVEMBER TERM, 1996 Grand Jury Recalled April 21, 1997

The Grand Jurors of the State of Mississippi, taken from the body of good and lawful citizens of said county, elected, summoned, empaneled, sworn and charged to inquire in and for the body of the county aforesaid, at the term aforesaid of the Court aforesaid, in the name and by the authority of the State of Mississippi, upon their oath present that

# ODELL HALLMON, JR. and ALFRED SHAW

late of Carroll County, Mississippi, on or about the 24th day of January, 1997, in the county and state aforesaid and within the jurisdiction of this Court, while acting in concert with and/or aiding, abetting, assisting or encouraging each other, did wilfully, unlawfully and feloniously take Two Hundred Sixty-Two dollars and No cents (\$262.00), the personal property of Stanley Irwin, against the will of and from the presence of the said Stanley Irwin, by putting the said Stanley Irwin in fear of immediate injury to his person, and against the peace and dignity of the State of Mississippi.

**Endorsed: A True Bill** 

Foreman of the Grand Jury

District Attorney

A.D. 19 97

GHARLES ELLISO CIRCUIT CLERK

MANUS D.C.

CHARLES ELLIS

# **ENERAL AFFIDAVIT**

1113

THE STATE OF MISSISSIPPI
Carroll County
Before me, Kuly Games, a Justice Court Clerk Judge of said county in Justice District
No. / Stanley drwin
whose address is Po Bey 134 m Carallton Telephone 237-4432
makes affidavit that Odell Sallman, gr.
whose address is D Causetton, ma 38949 Telephone
did on or about from 34 1997, in the county aforesaid, in said Justice's
District Light willfully, unlawfully and Julaniously.
take \$262.00, the personal property of Stanley driver
from his serson against his will by threatoning
to kill him if he dif not camply and
hand over his more
against the peace and dignity of the State of Mississippi.
· Stanley Druin
0
Sworn to and subscribed before me, this 34 day of January, 1997
Beele James
Justice Court Clerk Judge
Carroll County
northern District
4-18 1997
The state of the s
CHARLES ELLIS CIRCUIT CLERK

# **3ENERAL AFFIDAVIT**

THE STATE OF MISSISSIPPI
Carroll County
Before me, Newly James, a Justice Court Clerk Judge of said county in Justice Distric
No. 1 Stanley driven
whose address is Do Bay 134- Manalton Telephone 237-4432
makes affidavit that Odell Follow gr
whose address is 7 Carralltan, mo Telephone
did on or about $34$ $1997$ , in the county aforesaid, in said Justice's
District Lief willfully and unlanfully without authority
of law go upon the premises of Stanley driver
at the above person's residence on ald
Greenwood Road after having been forbilden
to do sa
against the peace and dignity of the State of Mississippi.
Sworn to and subscribed before me, this <u>24</u> day of <u>9</u> , 19 <u>9</u>
Swort to and subscribed before the, this (day of
Justice Court Clerk Judge
Carrell County
northern District
FILES
4-18_,199_/
CHAPLES FOLIS CIRCUIT CLERK

Vs. Odell Hollman gr.

DOCKET	#
PAGE#_	
CHARGE	

# AFFIDAVIT OF INDIGENCY

AND

APPLICATION FOR APPOINTMENT OF COUNSEL

	Before me, the undersigned officer of spid Court,
thi	s day personally came and appeared Oddle Horn Hollena
Def	endant, who by me first duly sworn, states on oath the
fol	lowing:
1)	that he/she is employed/unemployed
	that he/she sarns approx. \$ per week/month.
3)	that he/ahe owns other property with/without encumbrances.
	man
5)	that he/she is married/unmarried and has 3 children
	that he/she supports. Ages 9-7-5
6)	that he/she has world in checking/savings accounts.

Further, by reason of poverty, he/she is unable to employ counsel.

Affiant understands that any false statement made in this affadavit could subject him/her to prosecution for perjury and/or contempt of court.

Sworn to and subscribed beforeme, on this the 27 day

Liz. Davis

Jimmi Arant

A TRUE COPY OF THIS WRIT

THIS THE 23 DAY OF A.D. 1997

DONALD GRAY SHERIFF, CARROLL COUNTY, MISS.

CARROLL COUNTY CIRCUIT COURT.  THE STATE OF MISSISSIPPI vs.	Secured   Secu	urned and filed this	
---	--	----------------------	--

CA	ÞΤ	ΛQ	Circ	nit	Court	
I /A	TI.	H >	Ullre	uit	Court	٠

THE	STATE	OF	Missis	SIPPI.
-----	-------	----	--------	--------

THE STATE OF WISSISSIPPI,	8	×
TO THE SHERIFF OF	CARROLL	COUNTY:
You are hereby commanded to takeODE.LI	LHAL.LMON.,JR	
	* .	2 2
		-
if to be found in your County, and HE safely  Court of the County of CARROLL  CARROLLTON ,Mississippi, on the	in said State, at the 29th APRIL	e Courthouse in the TOWN of A. D. 19.97, then and
there to answer the State of Mississippi on an indict		IM on the 21stday of APRIL
A. D. 19.97, for STRONG ARM ROBBERY		
4-25	,199 <u>/</u>	
CHARLES FILIS, ORCUITA	West.	
And have there then this writ.		0.000
Given under my hand and the seal of said Cour	t, and issued this the	day of
A. D. 1997	CHARL	ES ELLIS  Ork of Circuit Court.  Deputy Clerk.

# IN THE CIRCUIT COURT OF CARROLL COUNTY, MISSISSIPPI FIRST JUDICIAL DISTRICT

STATE OF MISSISSIPPI

VS.

CRIMINAL CAUSE NO.3197

ODELL HALLMON, JR. AND ALFRED SHAW

**DEFENDANTS** 

#### MOTION FOR DISCOVERY

Comes now, Odell Hallmon, Jr. and Alfred Shaw in the above styled cause, by his attorney, and under the provision of Rule 9.04 of the Mississippi Uniform Circuit and County Court Rules and moves the Court to require the State of Mississippi, through its representatives, to disclose to the above-named Defendant or his attorney and permit said Defendant or his attorney to inspect, copy, test, photograph, electronically record or otherwise make copies of the following:

- 1. Names and addresses of all witnesses in chief proposed to be offered by the prosecution at trial, together with a copy of the contents of any statement, written, recorded or otherwise preserved, of each such witness and the substance of any oral statement made by any such witness;
- 2. Any written or recorded statements of any witness that the State intends to call at any stage of the trial of this cause or recorded summaries of any oral statements of such witnesses.
- 3. All oral statements or admissions of the Defendant which have been reduced to writing or summarized in any reports to any agent of the State, including any admission by silence and any statement of the Defendant to third parties, and the substance of

any oral statement made by the defendant. The date, time and place, together with the names and addresses of all persons present when such statements or admissions were made.

- 4. All tangible objects which were obtained during the investigation of this cause, including but not limited to, crime lab results, latent finger print evidence, photographs, video tapes, audio tapes or other physical evidence as well as all papers, documents, or books obtained from or belonging to the Defendant, any object obtained from the residence or person of the Defendant.
- 5. The criminal record and arrest record or summaries thereof, prepared by any law enforcement agency, which is available to the State on request, for each witness in chief which the State intends to call at the trial of this cause.
- 6. All oral or written statements by each person who was interviewed by any law enforcement officer in the investigation of the crime with which this Defendant is charged whether or not the State intends to call such person as a witness in the trial of this cause. The date, time and place, together with the names addresses of all persons present when such statements were made.
- 7. All agreements, promises, indications, or inferences of concessions, leniency, favorable treatment, immunity, less or lighter sentences, together with all threats, statements or indications of punishment, made by any law enforcement or other representative of the State to any person who may have been charged with the same crime with which this Defendant is not charged, any person interviewed, any person who testified before the Grand Jury

or at any other hearing in this cause and any person who gave any statement, oral or written, to any law enforcement officer or other representative of the State.

- 8. All information of whatever form, source, or nature which may lead to evidence which tends to exculpate this Defendant, either through an indication of his innocence or through the potential impeachment of any known potential State's witness, and all information which may be of benefit to this Defendant in preparing or presenting the merits of the defense of this Defendant at any hearing in this cause. This request includes the reports of any investigations which have been carried out by any law enforcement agency or officer of suspects other than this Defendant.
- 9. Any reports or statements of experts, written, recorded or otherwise preserved, made in connection with the particular case, and the substance of any oral statement made by any such expert;
- 10. Copy of the criminal record of the defendant, if proposed to be used to impeach; and
- 11. Exhibit any physical evidence and photographs relevant to the case or which may be offered in evidence.

And this Defendant further moves the Court to require the State of Mississippi, through its representatives, to make prompt continuing disclosure of all matters set forth above that may become known to such representatives up to and during the trial of this cause.

And this Defendant further moves the Court to make an in

camera review of the entire file of the prosecution for the purpose of determining if there is any exculpatory matter therein that has not been made available to this Defendant and ought to be made available to this Defendant.

In support of this motion, this Defendant states that without the matters, information and relief which are requested by this motion, this Defendant will be denied the right to effective counsel and due process of law because a proper and adequate preparation of the defense of this cause will be materially hindered, if not impossible from the practical standpoint. The matters, information, and other relief sought are relevant and necessary to the preparation of a proper defense.

It is mandatory that all such information and material be made available to this Defendant's attorney for an adequate period of time in advance of the trial of this cause in order that said attorney may evaluate the same and so that the Defendant and his attorney may know in what regard to exercise Defendant's constitutional right to compulsory process to secure the attendance of witnesses or other evidence to assure this Defendant a constitutionally fair trial.

Respectfully submitted this the 29th day of April, 1997.

BY:

C. ELIZABETH DAVIS

K. Elizabeth Davis

Attorney for Defendant Suite #2, Freeman Building 221 W. Market Street Greenwood, MS 38930 (601) 455-5010 State Bar No. 7245

#### CERTIFICATE OF SERVICE

I, K. Elizabeth Davis, Attorney at law, Greenwood, MS, certify that I have this day served a true copy of the above Motion For Discovery to the Hon. Doug Evans, District Attorney by facsimile and by mailing a copy to him at his mailing address of P. O. Box 1262, Grenada, MS 38902-1262.

This the 29th day of April, 1997.

Minute Book 6 Page 1/4

IN THE CIRCUIT COURT OF CARROLL COUNTY, MISSISSIPPI FIRST JUDICIAL DISTRICT

The Circuit Court of Carroll County, Mississippi, First Judicial District, having been duly opened on Wednesday, May 7, 1997, with His Honor, Judge Clarence E. Morgan, III, Circuit Judge, Fifth Circuit Court District of Mississippi, presiding, the following transactions of business were had, to-wit:

CAUSE #3193, MICHAEL T. COATS, indicted on a charge of POSSESSION OF COCAINE, was arraigned, waived reading of the indictment, and entered a plea of not guilty. Defendant's address is Route 5, Box 289B, Louisville, MS; phone number is 779-0749. Hon. Elizabeth Davis, Carroll County Public Defender, Greenwood, Mississippi, was appointed as counsel;

CAUSE #3194, L. C. MOORE, indicted on a charge of FELONY DRIVING UNDER THE INFLUENCE, was arraigned, waived reading of the indictment, and entered a plea of not guilty. Defendant's address is Route 2, Box 125, Carrollton, MS; phone number at work is 237-4697. Hon. Elizabeth Davis, Carroll County Public Defender, Greenwood, Mississippi, was appointed as counsel;

CAUSE #3195, J. L. PALMERTREE, indicted on charges of LIVESTOCK LARCENY and ATTEMPTED LIVESTOCK LARCENY, was arriagned, waived reading of the indictment, and entered a plea of not guilty. Defendant's address is 371 Sawyer Road, Winona, MS; phone number is 283-5201. Hon. Elizabeth Davis, Carroll County Public Defender, Greenwood, Mississippi, was appointed as counsel;

CHARLES ELLIS, CIRCUIT CLERK

MclayD.C.

Minute Book Page 2/7

CAUSE #3196, JAY L. PRICE and BOBBY PRICE, indicted on a charge of BURGLARY OF A BUILDING, were arraigned, waived reading of the indictment, and each entered a plea of not guilty. Defendant Jay Price's address is 124 Sycamore Street, Greenwood, MS; phone number is 453-1644. Defendant Bobby Price's address is Route 6, Box 179C, Philadelphia, MS; phone number is 656-5171. Hon. Elizabeth Davis, Carroll County Public Defender, Greenwood, Mississippi, was appointed as counsel;

#3197, ODELL HALLMON, JR. and ALFRED SHAW, indicted on a charge of STRONG ARM ROBBERY, were arraigned, waived reading of the indictment, and each entered a plea of not guilty. Defendant Hallmon's address is Route 1, Box 44, McCarley, MS; phone number is 237-6705. Defendant Shaw's address is Marshall Road, Carrollton, MS; phone number is 237-6244. Hon. Elizabeth Davis, Carroll County Public Defender, Greenwood, Mississippi, was appointed as counsel;

#3198, TIMOTHY ROGERS, indicted on a charge of GRAND LARCENY, (3 counts), waived arraigned through a signed waiver, waived reading of the indictment, and entered a plea of not guilty through the waiver. Hon. Elizabeth Davis, Carroll County Public Defender, Greenwood, Mississippi, appeared on his behalf as appointed counsel;

#3199, BRAD GENTRY, indicted on a charge of BURGLARY OF A BUILDING, was arraigned, waived reading of the indictment, and entered a plea of not guilty. Defendant's address is 100 George Street, Greenwood, MS; phone number is 455-3845. Hon.

CIRCUIT COURT nute Book 6 Page

Elizabeth Davis, Carroll County Public Defender, Greenwood, Mississippi, was appointed as counsel;

#3201, JOHNNY COX, indicted on a charge of AGGRAVATED ASSAULT, was arraigned, waived reading of the indictment, and entered a plea of not guilty. Defendant's address is Route 1029 Van Meter, Carrollton, MS; phone number is 237-6639. Elizabeth Davis, Carroll County Public Defender, Hon. Greenwood, Mississippi, was appointed as counsel;

The Court does hereby Order that a copy of the within be both spread upon the Minutes of this Court and placed within each respective cause number file.

SO ORDERED this the A day of May, 1997.

Minute Book 6 Page 268

# IN THE CIRCUIT COURT OF CARROLL COUNTY, MISSISSIPPI FIRST JUDICIAL DISTRICT

STATE OF MISSISSIPPI

VERSUS

CRIMINAL CAUSE NO. 3197

ODELL HALLMON, JR.

# ORDER REMANDING CASE TO FILES

THIS DAY THIS CAUSE came on to be heard on the Motion Ore Tenus of the State of Mississippi for an order remanding this cause to the files, and the Court having duly considered same, said motion be and hereby is granted.

. IT IS THEREFORE ORDERED AND ADJUDGED that this cause is hereby remanded to the files.

so ORDERED this the

day of May, 1997

CIRCUIT COURT JUDGE

SUBMITTED BY:

ASSISTANT DISTRICT ATTORNEY

CHARLES FILLIS, CIRCUIT GLERK

MANUSCO

Minute Book 6 Page 282

# IN THE CIRCUIT COURT OF CARROLL COUNTY, MISSISSIPPI FIRST JUDICIAL DISTRICT

STATE OF MISSISSIPPI

VS.

NO. 3197

ODELL HALLMON, JR. AND ALFRED SHAW

DEFENDANTS

#### ORDER

This day this cause came on for hearing on Motion of all parties to this matter, ore tenus for an Order Directing the Carroll County Sheriff Department to pay to Stanley Irwin the sum of \$272.00, with said money being confiscated from the person of Defendant Odell Hallmon, Jr. on or about January 24, 1997. The Court having previously remanded this matter, being advised that the State of Mississippi and the Defendants, Odell Hallmon, Jr. and Alfred Shaw being in agreement on this matter, and further being fully advised in the premises does find that said Motion is well taken and should be sustained;

IT IS, THEREFORE, ORDERED that the Sheriff of Carroll County, Mississippi is hereby Ordered and Directed to release and to pay to Stanley Irwin the sum of \$272.00 which is now in the

Minute Book 6 Page 283

custody of the Carroll County Sheriff Department and which was confiscated from Odell Hallmon, Jr. on January 24, 1997.

SO ORDERED AND ADJUDGED, this the day of Trucco

CTRCIITT

JUDGE

### STATE OF MISSISSIPPI ABSTRACT OF COURT RECORD CARROLL COUNTY, J/C DIST 1

Agency Code: 9008 Ticket No: PERRY

Date: 9/28/2017

DEFENDANT					
Name: <u>HALLMON</u> ,	ODELL JR	I	Race:	Sex:	
Physical Addre	\$S:	<del></del>	***		
Mailing Addres	S:				
City:	State		Zip	Code:	
Drivers Licens	State	State	: Date of B	irth:	
VEHTCLE INFORM				Year: Type:	
	SIMPLE ASSAULT ion: 4/06/2000 Court Date: iled By:			Zone: et: dge No:	
Judgement of Co By Judge: AVAN	red a Plea of: OPEN/PENDING ourt: DISMISSED T, JIMMY				
Remarks by Cou	rt: 4/20/2000				
Case Notes:					
Defendant was Sentenced To:	Fined:		Plus Assessment	essments of:	
	Bail Forfeited ( ) Fine Paid ( )		Appealed (		
I Certify That	This is a True and Correct Docket: 25 Case: 17304	Copy of	My Court Record Page: <u>338</u>	d as Recorded in	
Signed:		Title:			
Date:					

9/28/2017 Case #: 0017304

### CARROLL COUNTY, J/C DIST 1 Case Information Sheet

16:46:05 JCINQPI

Type: A Cit #:

 ${f AFFAD}$ PERRY Location

Issued 4/06/2000 Filed Accident

4/07/2000 N

Defendant: HALLMON

ODELL JR

Part Pay

Physical Address:

Mailing Address: City/St/Zip:

State:

Sex:

Race: DOB:

Collect Agt:

Auto License #:

DL / SSN #:

State:

Year: 0000

ID:

Sts:

Make:

Model Year:

Vehicle Type:

CMV HAZ N N

Speed:

Speed: Zone: BAC: Officer ID: 000 Fine Code: 210 SIMPLE ASSAULT Violation: SIMP

OFFICER, NONE Violation: SIMPA SIMPLE ASSAULT

Court Date: 4/20/2000 Location:

Judge: A AVANT, JIMMY

Show Cause:

Comment:

10-Day:

DR-15:

-------Warrant-----

Issued 9/27/2000

Served By Plea

Finding D DISMIS Appear Status N C CLOSED

Docket#: 25 338

Date Paid Amt Paid Rect Num

Tot Chq

Tot Adj Tot Paid Bal Due

\*

\*

COURT ORDERS:

\* Rect # Amount Date Rect # Amount

Date

# STATE OF MISSISSIPPI ABSTRACT OF COURT RECORD CARROLL COUNTY, J/C DIST 1

Agency Code: 9008 Ticket No:

PERRY

Date: 9/28/2017

DEFENDANT				
Name: HALLMON,	ODELL JR	Rac	e:	Sex:
Physical Addre	ss:			
TIGHT TITLE TIGHT CO.	J .			
City:		State:	Zip Co	ode:
Drivers License	Number:	State: _	_ Date of Bir	th:
VEHICLE INFORM	ATION			
Registration (	Tag) No:	State		Year:
Vehicle Model	Tag) No: Mak Year: Mak	e:		Туре:
VIOLATION				
Charged With: 1	FELONY	% BAC:	Speed:	Zone
Date of Violat	ion: 4/07/2000 Court D	ate: 4/20/2000	HWW or Street	<u> </u>
charges were r.	iled By:		Bado	re No:
COMMETICS:			_	
Defendant Enter	ced a Plea of: OPEN/PEN	DING		
Judgement of Co	ourt: DISMISSED			
By Judge: AVAN	r, Jimmy			
Case Notes:				
Defendant was I Sentenced To:	ined:	Pl	us Assessments	of:
beneeneed to	Bail Forfeited ( ) Fine Paid ( )		Appealed ( )	
I Certify That	This is a True and Cor Docket: <u>25</u> Case: <u>17305</u>	rect Copy of My P	Court Record age: 339	as Recorded in
Signed:		Title:	*	
D - 1				
Jucc				

9/28/2017 Case #: 0017305

### CARROLL COUNTY, J/C DIST 1 Case Information Sheet

16:40:08 JCINQPI

Type: A AFFAD Cit #:

PERRY

Location

Issued 4/07/2000 Filed Accident

4/07/2000 N

Defendant: HALLMON

ODELL JR

Part Pay

Physical Address: Mailing Address:

City/St/Zip:

ID: Sts:

Collect Agt:

DL / SSN #:

Auto License #:

State:

Sex:

Race: DOB:

Make:

State: Model Year:

Year: 0000 Vehicle Type:

CMV HAZ N N

Speed:

Zone:

BAC: Officer ID: 000

OFFICER, NONE Violation: FEL FELONY

Court Date: 4/20/2000 Location: A

Fine Code: 231 FELONY

Judge: A AVANT, JIMMY

Comment:

10-Day: DR-15:

Show Cause:

------Warrant-----

Issued Served By 4/07/2000

Plea

Finding D DISMIS

Appear Status C CLOSED

Docket#: 25 339

Date Paid Amt Paid Rect Num

Tot Chq

Tot Adj Tot Paid Bal Due

\* CASE NOTES:

\*

COURT ORDERS: \*

Rect # Amount Date Rect # Amount

Date

5/09/2018 Case #: 0015908

CARROLL COUNTY - VAIDEN J/C Case Information Sheet

13:11:29 JCINOPI

Type: A AFFID Cit #: M SPELLMAN

Location

Issued 7/28/2000

Filed Accident

7/31/2000 N

Defendant: HOLMAN JR

ODELL

Part Pay ID:

Physical Address: Mailing Address:

City/St/Zip: CARROLLTON

MS 38917

Sts: Collect Agt:

DL / SSN #:

State:

Sex: Race:

DOB:

Auto License #:

State:

Year: 0000

Make:

Model Year:

Vehicle Type:

CMV HAZ N N

Speed: Zone:

BAC:

Officer ID: C2

EUBANKS, ADAM

B BOUND

Fine Code: 231 FELONY

Court Date: 8/10/2000 Location: 2

Violation: FEL FELONY Judge: B BINGHAM, MARY

DR-15:

Comment:

10-Day:

Show Cause:

------Warrant-----

Issued Served

 ${\tt By}$ 

Plea

Finding B BOUND

Appear Status

Docket#:

20 427

Date Paid Amt Paid

Rect Num

Tot Chg

Tot Adj Tot Paid Bal Due

\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*

COURT ORDERS:

9/14/2000

GIVEN TO CHARLES ELLIS 9/21/2000 \*

Rect #

Amount

Dațe

Rect #

Amount

Date

Case #: 15908
Case File Maintenance
Type: A AFFID \*Location 0000 Issued 13:03:56 Cit #: M SPELLMAN Filed Accident 7/28/2000 7/31/2000 N Defendant (L/F/M/gen): HOLMAN JR ODELL \*ID: Part Pay Physical Address: Mailing Address: City/st/Zip: CARROLLTON MS 38917 \*Collect Agt: DL#/Cls: Sex: \*Race \_\_\_State: Auto License #: \*Race: DOB: State: Make: Model Year: \_\_\_\_ Vehicle Type: N Speed: Zone: BAC: 000 \*Officer ID: C2 EUBANKS, ADAM
\*Fine Code: 231 FELONY \*Violation: FEL FELONY
\*Court Date: 8/10/2000 900 AM Location: 2 \*Judge: B BINGHAM, MARY
Comment: 10-Day: Show Cather DR-15: Show Cause: Issued Served \*By \*Plea \*Finding Appear \*Status Docket#: B BOUND OPEN -Date Paid Amt Paid Rect Num B BOUND 20 427 Tot Chg Tot Adj Tot Paid Bal Due Enter=Accept F2=Affidavit F4=Prompt F6=Notes F7=Invoices F8=Orders F24=More...

# STATE OF MISSISSIPPI ABSTRACT OF COURT RECORD CARROLL COUNTY, J/C DIST 1

Agency Code: 9008 Ticket No: 60775565

Date: 9/28/2017

DELENDAMI					
Name: <u>HALLMON</u> ,	ODELL JR	Ra	ce: BLACI	K	Sex: MALE
Physical Addre			× <del></del>		•
Mailing Addres					
City:	State			Zip Code:	
Drivers Licens	e Number:	_ State:	Date	of Birth:	
VEHICLE INFORM	λ TT ∩NI				
	Tag) No: VLG271	<b>G</b> + - 1			
Vehicle Model			e: <u>MS</u>	_	Year: 200
VOILETC HOUCE	Year: Make: O	מחס		ŢŢŢ	e: PASS
VIOLATION					
	NO/EXPIRED DRIVERS LICENS	& BAC.	Sne	aed.	Zono
Date of Violat	ion: 9/05/2000 Court Date:	9/21/200	O Hwy or	Street.	Zone:
Charges Were F	iled By: COTTEN, HAROLD		O HWY OL		70: D57
Comments:				Dauge I	10: <u>D37</u>
Defendant Ente	red a Plea of: GUILTY				
Judgement of C	ourt: GUILTY				
By Judge: AVAN					
Case Notes:					
D-C- 1 .					
	Fined:30.00_	P	lus Asses	sments of	:61.00
Sentenced To:	Doil Howfolds J. / V				
	Bail Forfeited ( ) Fine Paid ( )		Appeale	ed ( )	
	rine Paid ()				
I Certify That	This is a True and Correct Docket: 26 Case: 17977	Copy of M	y Court F Page: <u>41</u>	ecord as	Recorded in
Signed:		Title: _			
Date:					

9/28/2017 Case #: 0017977

# CARROLL COUNTY, J/C DIST 1 Case Information Sheet

16:40:49 JCINOPI

Type: T TRAFFC Location Issued Filed Accident

Cit #: 60775565 82 9/05/2000 9/21/2000 N

Defendant: HALLMON ODELL JR Part Pay

Physical Address: ID: Mailing Address: Sts:

City/St/Zip: Collect Agt:

DL / SSN #: State: Sex: M Race: B DOB:

Auto License #: VLG271 State: MS Year: 2001 CMV HAZ Make: OLDS Model Year: Vehicle Type: PASS N N

Speed: Zone: BAC: Officer ID: D57 COTTEN, HAROLD

Fine Code: 055 NO/EXPIRED DRIVERS L Violation: NDL NO DRIVER LICENSE

Court Date: 9/21/2000 Location: Judge: A AVANT, JIMMY

Comment: 10-Day: Show Cause:

DR-15: 10/31/2000

------Warrant-----

Issued Served By Plea Finding Appear Status Docket#: 2/05/2001 2/05/2001 CC1 G GUILTY G GUILTY C CLOSED 26 411

Date Paid Amt Paid Rect Num Tot Chg Tot Adj Tot Paid Bal Due 3/12/2001 91.00 13221 91.00 91.00

\*

CASE NOTES:

\*

COURT ORDERS:

13221 91.00 3/12/2001

#### STATE OF MISSISSIPPI ABSTRACT OF COURT RECORD CARROLL COUNTY, J/C DIST 1

Agency Code: 9008 Ticket No: COKER

Date: 9/28/2017

DEFENDANT				
Name: HALLMON,	ODELL JR	Race	:	Sex:
Physical Addres	SS:	<del></del>		-
Malling Address	3:			
City:		State:	Zip Co	de:
Drivers License	Number:	State:	Date of Bir	th:
VEHICLE INFORMA	ATION			
Registration (7	Tag) No:	State:		Year:
Vehicle Model Y	Tag) No: Mai: Mai	ke:		Type:
VIOLATION				
Charged With: N	MALICIOUS MISCHIEF	% BAC:	Speed:	Zone.
Date of Violati	on: 9/17/2000 Court	Date: 10/12/2000	Hwy or Street	- MCCARLEY -
Charges Were Fi	led By:		Bada	e No:
Comments:			2003	
Defendant Enter	red a Plea of: OPEN/PE	NDING		
Judgement of Co	TOO CITTON		<del>-</del> 2	
By Judge: AVANT				
Case Notes:				
Defendant was F Sentenced To: _		Plu	s Assessments	of:
	Bail Forfeited ( ) Fine Paid ( )		Appealed ( )	
I Certify That	This is a True and Co Docket: <u>26</u> Case: <u>17957</u>	rrect Copy of My Pa	Court Record ge: <u>391</u>	as Recorded in
Signed:		Title:		
D 1				
-				

9/28/2017 Case #: 0017957

#### CARROLL COUNTY, J/C DIST 1 Case Information Sheet

16:40:27 JCINQPI

Type: A AFFAD

Location

Issued 9/17/2000 Filed Accident

Cit #: COKER MCCARLEY

Part Pay

Defendant: HALLMON Physical Address:

ODELL JR

ID:

Mailing Address:

City/St/Zip:

Collect Agt:

9/18/2000 N

DL / SSN #:

State:

Sex: Race: DOB:

Auto License #:

State:

Year: 0000

Sts:

Make:

Model Year:

Vehicle Type:

CMV HAZ N N

Speed: Zone: BAC: Officer ID: CC1 HOLMAN, JOE

Court Date: 10/12/2000 Location:

Fine Code: 255 MALICIOUS MISCHIEF Violation: MMCH MALICIOUS MISCHIEF

Judge: A AVANT, JIMMY

Show Cause:

10-Day: DR-15:

Comment:

------Warrant-----

Issued Served By 9/18/2000

Plea

Finding N NGUILT

Appear Status Y C CLOSED Docket#: 26 391

Date Paid Amt Paid Rect Num

Tot Chq

Tot Adj Tot Paid Bal Due

\* CASE NOTES:

\*

COURT ORDERS:

\* Rect # Amount Date Rect # Amount

Date

10/06/2017 Case #: 0020337

#### MONTGOMERY COUNTY Case Information Sheet

15:46:28 JCINQPI

Issued 11/19/2000 Filed ACC 11/19/2000 N

Filed Accident

Type: T TRAFIC Location

Defendant: HALLMON ODELL

Physical Address: Mailing Address: City/St/Zip:

JR

Part Pay

ID: Sts: Collect Agt:

DL / SSN #:

State: Sex: M Race: B DOB:

CMV HAZ

Auto License #: VLH029
Make: OLDS

State: MS Year: 2001 Model Year: 1984 Vehicle Type: PASS

N N

BAC:

Officer ID: D43 WILLIAMS, JAMES T

Fine Code: 140 NO DRIVERS LICENSE Violation: NO DL NO D.L./VIOLAT D L R

Court Date: 12/12/2000 Location: Judge: J JAMES, DELORIS

10-Day: 12/13/2000 Show Cause:

DR-15: 12/16/2000

Comment: FAILURE TO APPEAR.

Speed: Zone:

------Warrant-----

Issued Served By Plea Finding Appear Status Docket#: 2/09/2001 2/23/2001 JDB G GUILTY G GUILTY C CLOSED 34 512

34 512

Tot Chg Tot Adj Tot Paid Bal Due

Date Paid Amt Paid Rect Num 2/26/2001 170.00 18981 170.00 

\* COURT ORDERS: \*

Rect #

Rect #

Amount

Amount Date 170.00 2/26/2001 18981

#### STATE OF MISSISSIPPI ABSTRACT OF COURT RECORD MONTGOMERY COUNTY

Agency Code: 9049 Ticket No: 6-0560146

Date: 10/06/2017

DEFENDANT				
Name: <u>HALLMON</u> , <u>ODELL</u> JR		_ Race:	BLACK	Sex: MALE
Dharaigal Addrogg.				
Mailing Address: City:			m'	
	State:		Zip Code Date of Birth	:
Drivers License Number:		State:	Date of Birth	•
<b>VEHICLE INFORMATION</b> Registration (Tag) No: <u>VLH</u> Vehicle Model Year: <u>1984</u>	029 Make: <u>O</u> L	State: .DS		Year: 2001 pe: PASS
VIOLATION Charged With: NO DRIVERS L Date of Violation: 11/19/2 Charges Were Filed By: WIL Comments: FAILURE TO APPEA Defendant Entered a Plea o Judgement of Court: GUILTY By Judge: JAMES, DELORIS  Remarks by Court:	000 Court Date: LIAMS, JAMES TAY R. f: GUILTY	12/12/2000 H	wy or Street:	MB HMI 87
Case Notes:				
Defendant was Fined: 99	0.00	Plus	s Assessments o	of: 71.00
Bail Forfei Fine Paid		P	Appealed ( )	
I Certify That This is a Tocket: Case: _	Frue and Correct $\frac{34}{20337}$	Copy of My C	Court Record as ge: <u>512</u>	Recorded in
Signed:		Title:		
Date:				

10/06/2017 Case #: 0020336

#### MONTGOMERY COUNTY Case Information Sheet

15:45:31 JCINQPI

Type: T TRAFIC Location

Tssued 11/19/2000 11/21/2000 N

Filed Accident

Collect Agt:

ID:

Sts:

Cit #: 6-0560145 WB HWY 82

Defendant: HALLMON ODELL

JR

Part Pay

Physical Address: Mailing Address:

City/St/Zip:

Sex: M Race: B DOB:

State: State: MS Year: 2001

Model Year: 1984 Vehicle Type: PASS

CMV HAZ N N

DL / SSN #:

Make: OLDS

Speed: 73 Zone: 45 BAC: Officer ID: D43 WILLIAMS, JAMES T Fine Code: 115 SPEEDING 81/90 Violation: SPEED SPEEDING

Court Date: 12/12/2000 Location: Judge: J JAMES, DELORIS Comment: FAILURE TO APPEAR.

10-Day: 12/13/2000 Show Cause:

DR-15: 12/16/2000

------Warrant-----

Auto License #: VLH029

Issued Served By Plea Finding Appear Status 2/09/2001 2/23/2001 JDB G GUILTY G GUILTY C CLOSED

Docket#: 34 511

Date Paid Amt Paid

Rect Num

Tot Chg Tot Adj

Tot Paid Bal Due

2/26/2001 115.00 18980 \*

115.00

115.00

\*

COURT ORDERS: \*

Rect # Amount Date

Rect # Amount

18980 115.00 2/26/2001

10/06/2017 Case #: 0020337

#### MONTGOMERY COUNTY Case Information Sheet

15:46:28 JCINQPI

Issued 11/19/2000 Filed ACC 11/19/2000 N

Filed Accident

Type: T TRAFIC Location

Defendant: HALLMON ODELL

Physical Address: Mailing Address: City/St/Zip:

JR

Part Pay

ID: Sts: Collect Agt:

DL / SSN #:

State: Sex: M Race: B DOB:

CMV HAZ

Auto License #: VLH029
Make: OLDS

State: MS Year: 2001 Model Year: 1984 Vehicle Type: PASS

N N

BAC:

Officer ID: D43 WILLIAMS, JAMES T

Fine Code: 140 NO DRIVERS LICENSE Violation: NO DL NO D.L./VIOLAT D L R

Court Date: 12/12/2000 Location: Judge: J JAMES, DELORIS

10-Day: 12/13/2000 Show Cause:

DR-15: 12/16/2000

Comment: FAILURE TO APPEAR.

Speed: Zone:

------Warrant-----

Issued Served By Plea Finding Appear Status Docket#: 2/09/2001 2/23/2001 JDB G GUILTY G GUILTY C CLOSED 34 512

34 512

Tot Chg Tot Adj Tot Paid Bal Due

Date Paid Amt Paid Rect Num 2/26/2001 170.00 18981 170.00 

\* COURT ORDERS: \*

Rect #

Rect #

Amount

Amount Date 170.00 2/26/2001 18981

#### STATE OF MISSISSIPPI ABSTRACT OF COURT RECORD MONTGOMERY COUNTY

Agency Code: 9049 Ticket No: 6-0560146

Date: 10/06/2017

DEFENDANT				
Name: <u>HALLMON</u> , <u>ODELL</u> JR		_ Race:	BLACK	Sex: MALE
Dharaigal Addrogg.				
Mailing Address: City:			m'	
	State:		Zip Code Date of Birth	:
Drivers License Number:		State:	Date of Birth	•
<b>VEHICLE INFORMATION</b> Registration (Tag) No: <u>VLH</u> Vehicle Model Year: <u>1984</u>	029 Make: <u>O</u> L	State: .DS		Year: 2001 pe: PASS
VIOLATION Charged With: NO DRIVERS L Date of Violation: 11/19/2 Charges Were Filed By: WIL Comments: FAILURE TO APPEA Defendant Entered a Plea o Judgement of Court: GUILTY By Judge: JAMES, DELORIS  Remarks by Court:	000 Court Date: LIAMS, JAMES TAY R. f: GUILTY	12/12/2000 H	wy or Street:	MB HMI 87
Case Notes:				
Defendant was Fined: 99	0.00	Plus	s Assessments o	of: 71.00
Bail Forfei Fine Paid		P	Appealed ( )	
I Certify That This is a Tocket: Case: _	Frue and Correct $\frac{34}{20337}$	Copy of My C	Court Record as ge: <u>512</u>	Recorded in
Signed:		Title:		
Date:				

10/06/2017 Case #: 0020336

#### MONTGOMERY COUNTY Case Information Sheet

15:45:31 JCINQPI

Type: T TRAFIC Location

Tssued 11/19/2000 11/21/2000 N

Filed Accident

Collect Agt:

ID:

Sts:

Cit #: 6-0560145 WB HWY 82

Defendant: HALLMON ODELL

JR

Part Pay

Physical Address: Mailing Address:

City/St/Zip:

Sex: M Race: B DOB:

State: State: MS Year: 2001

Model Year: 1984 Vehicle Type: PASS

CMV HAZ N N

DL / SSN #:

Make: OLDS

Speed: 73 Zone: 45 BAC: Officer ID: D43 WILLIAMS, JAMES T Fine Code: 115 SPEEDING 81/90 Violation: SPEED SPEEDING

Court Date: 12/12/2000 Location: Judge: J JAMES, DELORIS Comment: FAILURE TO APPEAR.

10-Day: 12/13/2000 Show Cause:

DR-15: 12/16/2000

------Warrant-----

Auto License #: VLH029

Issued Served By Plea Finding Appear Status 2/09/2001 2/23/2001 JDB G GUILTY G GUILTY C CLOSED

Docket#: 34 511

Date Paid Amt Paid

Rect Num

Tot Chg Tot Adj

Tot Paid Bal Due

2/26/2001 115.00 18980 \*

115.00

115.00

\*

COURT ORDERS: \*

Rect # Amount Date

Rect # Amount

18980 115.00 2/26/2001

#### STATE OF MISSISSIPPI ABSTRACT OF COURT RECORD MONTGOMERY COUNTY

Agency Code: 9049 Ticket No: 6-0560145

Date: 10/06/2017

DEFENDANT	Race: BLACK Sex: MALE
Name: HALLMON, ODELL JR	Race: Black Son. 123
Physical Address:	
Mailing Address:	State: Zip Code:
City:	State: Date of Birth:
Drivers License Number:	
<b>VEHICLE INFORMATION</b> Registration (Tag) No: <u>VLH029</u> Vehicle Model Year: <u>1984</u> Make	State: MS         Year: 2001           Ke: OLDS         Type: PASS
Charged With: SPEEDING 81/90 Date of Violation: 11/19/2000 Court I Charges Were Filed By: WILLIAMS, JAM Comments: FAILURE TO APPEAR. Defendant Entered a Plea of: GUILTY Judgement of Court: GUILTY By Judge: JAMES, DELORIS	
Remarks by Court:	
Case Notes:	
Defendant was Fined: 44.00	Plus Assessments of: 71.00
Sentenced To:  Bail Forfeited ( )  Fine Paid ( )	Appealed ( )
I Certify That This is a True and Control Docket: 34 Case: 20336	orrect Copy of My Court Record as Recorded in Page: <u>511</u>
Signed:	Title:
Date:	

## STATE OF MISSISSIPPI ABSTRACT OF COURT RECORD CARROLL COUNTY, J/C DIST 1

Agency Code: 9008 Ticket No: 605

60560891

Date: 9/28/2017

DEFENDANT				
Name: HALLMON,	ODELL JR		Race: BLACK	Sex. MALE
Physical Addre	SS:			ben. Hadd
Mailing Addres	S:			
			Zip C	ode ·
Drivers License	e Number:	State	: Date of Bi	rth:
			_	
VEHICLE INFORM	ATION			
Registration (	Tag) No: VLH132	St	ate: MS	Year: 2001
Vehicle Model	<b>ATION</b> Tag) No: <u>VLH132</u> Year: Ma	ake: HONDA	<del></del>	Type: ACC
				11
VIOLATION				
Charged With:	SPEED 85-89	% BAC:	Speed:	85 Zone: 65
Date of Violat:	ion: 1/20/2001 Court	Date: _3/08/2	001 Hwy or Stree	t: 82
Charges were F	iled By: ADAMS, COLE		Bad	ge No: D06
Comments:				
Defendant Enter	red a Plea of: GUILTY			
oudgement of Co	Surt: GULLIY			
By Judge: AVAN	r, JIMMY			
Remarks by Cou	rt:			
-				
-				
Case Notes:				
Defendant was 1	Fined: <u>85.00</u>		Plus Assessment	s of: 61.00
Sentenced To:	D 11 - 6 1: 7 1			
	Bail Forfeited ()		Appealed ( )	
	Fine Paid ()			
I Certify That	This is a True and Co Docket: 27 Case: 18586	orrect Copy of	My Court Record Page: 420	as Recorded in
Signed:		Title:	2	
Date:				

9/28/2017 Case #: 0018586

#### CARROLL COUNTY, J/C DIST 1 Case Information Sheet

16:41:21 JCINQPI

Type: T

TRAFFC Cit #: 60560891 82

Location

Issued

Filed Accident

1/20/2001 3/05/2001 N

Defendant: HALLMON

ODELL JR

Part Pay

Physical Address:

Mailing Address:

Collect Agt:

ID: Sts:

City/St/Zip:

State: Sex: M Race: B DOB:

Auto License #: VLH132 Make: HONDA

Model Year:

State: MS Year: 2001

CMV HAZ N N

Vehicle Type: ACC

ADAMS, COLE

Speed: 85 Zone: 65 BAC: Officer ID: D6 Fine Code: 045 SPEED 85-89 Violation:

DL / SSN #:

Violation: SPD5 SPD 85-89

Comment:

Court Date: 3/08/2001 Location:

Judge: A AVANT, JIMMY

Show Cause:

10-Day:

-------Warrant-----

Issued Served By Plea 6/17/2002 6/19/2002 CC1

G GUILTY

Finding G GUILTY Appear Status C CLOSED

DR-15: 4/26/2001

Docket#: 27 420

Date Paid Amt Paid Rect Num 7/23/2002 146.00

14926

Tot Chq

Tot Adj Tot Paid Bal Due

146.00

146.00

\* COURT ORDERS:

\*

Rect # Amount 14926

Date

Rect # Amount

Date

146.00 7/23/2002

STATE OF MISSISSIPPI

MUNICIPAL COURT

# AFFIDAVIT

CITY OF WINONA

ناماد	
the undersigned officer of said court	'
PERSONALLY appeared before me, the undersigned officer of said court	
Jonny a. Thoras	
Odell Hallman Jr., did, on or about the 4th	
day of February , 20 01, unlawfully and willfully and	•
denners 9 MM	
Selonidiesly possess 1270054 at Bilver Street	<u>!</u>
firearn been convicted	. 11
- land Herry Jon may 27, 1993. in Care	all
The till for Aggravated assault, within the	<u>e</u>
- At the site of Milinina Mississippi In	•
- Cili la train de Mississeppe Codel sellion	•
- OF 27 AF	
- 47-37-03	-
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dignity of the state and/or against the ordinances	<b>-</b>
against the peace and dignity of the state and/or against the ordinances	-
against the peace and dignity of the state and/or against the ordinances of City of Winona and within the corporate limits of said city.	-
against the peace and dignity of the state and/or against the ordinances of City of Winona and within the corporate limits of said city.	-
of City of Winona and Time	-
of City of Windha and Time	- -
of City of Windha and Windham	-
of City of Windha and Windham	- -
SWORN TO AND SUBSCRIBED BEFORE ME, this the day of feb.	- -
SWORN TO AND SUBSCRIBED BEFORE ME, this the day of feb.	- -
SWORN TO AND SUBSCRIBED BEFORE ME, this the day of the day of the swort he released on bail upon making bail bond in the amount	- nt:
SWORN TO AND SUBSCRIBED BEFORE ME, this the day of the day of the swort he released on bail upon making bail bond in the amount	- nt:
SWORN TO AND SUBSCRIBED BEFORE ME, this the day of the day of the Defendant may be released on bail upon making bail bond in the amount of the day of the	- nt:
SWORN TO AND SUBSCRIBED BEFORE ME, this the day of  Defendant may be released on bail upon making bail bond in the amount of \$, conditioned upon appearance in court for arraignment.	- nt:
SWORN TO AND SUBSCRIBED BEFORE ME, this the day of  Defendant may be released on bail upon making bail bond in the amount of \$, conditioned upon appearance in court for arraignment.	- nt:
SWORN TO AND SUBSCRIBED BEFORE ME, this the day of  Defendant may be released on bail upon making bail bond in the amount of \$, conditioned upon appearance in court for arraignment of the, day of, atm. o'clock.	- nt:
SWORN TO AND SUBSCRIBED BEFORE ME, this the day of  Defendant may be released on bail upon making bail bond in the amount of \$, conditioned upon appearance in court for arraignment of the, day of, atm. o'clock.	- nt:
SWORN TO AND SUBSCRIBED BEFORE ME, this the	- nt:
SWORN TO AND SUBSCRIBED BEFORE ME, this the day of  Defendant may be released on bail upon making bail bond in the amount of \$, conditioned upon appearance in court for arraignment of the, day of, atm. o'clock.	- nt:

original-Court Copy-Defendant

DISPOSITION SHEET (See Instructions Below)	RETURN TO Winona Paleie Dept
DEFENDANT'S NAME: HAST FIRST MIDDLE HOLLMAN OLL  APPEST FILE NUMBER OFFENSE DATE OFFENSE	RACE SEX. AGE DATE OF BIRTH  Slack Mile 26 11-13-75  WILLIAM STATE OF BIRTH  WARRANT NUMBER CAPIAS NUMBER
02-04-01	ES FILED:
1. Passession of firearm 4	ry felon
3.  PROSECUTOR: City Attorney County Attorney District Attorney	rney CAUSE NUMBER:
PLEA: [ Note Contendere [ Not Guilty	NAME OF COURT: WISCOMA Palce Court  JUDGE (MAGISTRATE) Smald Boxed
CHARGES: SAME AS A	ABOVE REDUCED TO:
1. Preliminary hearing he	ld on 02-06-01
2.	<u> </u>
3.	
DISPOSITION(s) (If more than one, indicate for which charge.)	
□ NO BILLED	\$Fine and \$Costs
☐ CASE PRESENTED — PROSECUTION REFUSED	Day(s) County Jail and \$ & Costs
☐ DISMISSED AT TIME OF EXAMINING TRIAL	Month(s) County Jail &\$ & Costs
DISMISSED BY STATE'S MOTION	Month(s) Probation
SENTENCED TO YEARS IN (NAME OF INSTITUTION)	Year(s) Probation
AND / OR SFINE	Month(s) Probation & \$ & Costs
CONCURRENT WITH OTHER	Month(s) and Sentence Suspended
CONSECUTIVE WITH OTHER  REMARKS: Sound over to Gra	Year(s) and Sentence Suspended  200-06-01
	RSON WRITING DISPOSITION
02-06-01 Nonne	Blaylock
	RUCTIONS ss a disposition is shown for an arrest and for the charge, then that arrest

REASON FOR THIS FORM: The U. S. Supreme Court has ruled that unless a disposition is shown for an arrest and for the charge, then that arrest must be DELETED from the Subject's record and transcript.

OFFICER who files charges and prepares the necessary follow up report will PREPARE A DISPOSITION SHEET. The information requested in the upper portion is ESSENTIAL. It MUST be completed in detail.

OFFICER delivering the Offense Report and any Supplement Reports to the Prosecutor will make certain that a completed Disposition Sheet is included with the reports.

PROSECUTOR, for REASONS stated in paragraph one, is URGED to complete their portion of the form immediately after Court Disposition.

#### MONTGOMERY COUNTY Case Information Sheet

15:56:51 JCINOPI

Type: A AFFIDV Cit #: THOMPSON C

Location

Issued

Filed Accident

3/04/2001 3/05/2001 N

Defendant: HOLMAN

ODELL

Part Pay

Physical Address:

Mailing Address: City/St/Zip:

Sts: Collect Agt:

ID:

DL / SSN #:

State:

Sex: Race:

DOB:

Auto License #:

State:

Plea

Year: 0000

CMV HAZ

Make:

Model Year:

Vehicle Type:

N N

Speed:

Issued

Zone:

BAC:

Officer ID: NOI Violation: FELON FELONY

INVOLVED, NO OFFICER

Fine Code: 900 FELONY

Court Date: 5/15/2001 Location:

Judge: B BLAYLOCK, NED

10-Day: DR-15:

Show Cause:

Comment: ROBBERY

Served

------Warrant-----

Finding

Appear Status

Docket#:

3/29/2001

By MO1

D DISMIS

C CLOSED

36 141

Date Paid Amt Paid

Rect Num

Tot Chg

Tot Adj Tot Paid

Amount

Bal Due

Date

\* CASE NOTES:

3/13/2001

received bond to appear-kelly bond co.- bond #010228

3/19/2001

took subpoena to sheriff dept to serve chris thompson for

3/27/01-kc

Amount

3/29/2001

took hand written warrant for affiant to sheriff dept to

have him in court on 4/3/01-kc

3/30/2001

subpoena served on 3/26/01 given to his sister JC \*

COURT ORDERS:

3/27/2001 3/27/2001 3/13/01 sobpoena CHRIS THOMPSON COURT 3/27/01

3/27/01 issue warrant for CHRIS THOMPSON CONTUINED JC 05/15/2001 dismissed on motion of county attorney failure

Rect #

3/27/2001

Rect #

to prosecute JC 3/27/2001 \*

Date

5/16/2018 Case #: 0021166

#### MONTGOMERY COUNTY Case Information Sheet

15:00:53 JCINOPI

Type: A AFFIDV Cit #: THOMPSON C

Location

Issued

Filed Accident

3/04/2001

3/05/2001 N

Defendant: HOLMAN Physical Address:

ODELL

Part Pay

Mailing Address:

City/St/Zip: WINONA

6622832052

MS 38967

Sts: Collect Agt:

Sex:

Race:

18

Make:

Model Year:

Vehicle Type:

CMV HAZ

Speed:

N N

Zone:

BAC:

Officer ID: NOI

INVOLVED, NO OFFICER Violation: FELON FELONY

Age:

Fine Code: 900 FELONY Court Date: 5/15/2001

Location:

Judge: B BLAYLOCK, NED

Show Cause:

Comment: ROBBERY

10-Day: DR-15:

Date

------Warrant-----

Issued Served 3/29/2001

By IOM Plea

Finding D DISMIS Appear Status C CLOSED

Docket#: 36 141

Date Paid Amt Paid

Rect Num

Tot Chg

Tot Adj Tot Paid

Amount

Bal Due

\* CASE NOTES:

3/13/2001 3/19/2001 received bond to appear-kelly bond co. - bond #010228

took subpoena to sheriff dept to serve chris thompson for

Rect #

3/27/01-kc

took hand written warrant for affiant to sheriff dept to 3/29/2001

have him in court on 4/3/01-kc

Date

3/30/2001 subpoena served on 3/26/01 given to his sister JC

\*

COURT ORDERS:

3/27/2001

3/13/01 sobpoena CHRIS THOMPSON COURT 3/27/01

3/27/2001

3/27/01 issue warrant for CHRIS THOMPSON CONTUINED JC 05/15/2001 dismissed on motion of county attorney failure

3/27/2001

Amount

Rect #

3/27/2001 to prosecute JC 

# STATE OF MISSISSIPPI ABSTRACT OF COURT RECORD MONTGOMERY COUNTY

Agency Code: Ticket No: 9049

THOMPSON C

Date: 5/16/2018

			J.,
Embergar Wootess	DELL 5:	Race:	Sex:
City: WINONA	St	ate: MS	Zip Code: 38967 Age: 18
VEHICLE INFORMAT	TION		
Vehicle Model Ye	ear: Make	:	<b>T</b> ype:
Charges Were Fill Comments: ROBBER Defendant Enters	on: 3/04/2001 Court Da ed By: ed a Plea of: OPEN/PEND ert: DISMISSED	ING	Speed: Zone: or Street: Badge No:
3/27/01 is 05/15/2001	obpoena CHRIS THOMPSON sue warrant for CHRIS dismissed on motion of	THOMPSON CONTUINED	JC Lure
to prosecut Case Notes: 3/13/2001 3/19/2001 3/29/2001 3/30/2001		iff dept to serve cherant for affiant to 4/3/01-kc	ris thompson for sheriff dept to
	ned:ail Forfeited ( )		led ( )
	his is a True and Corr Docket: <u>36</u> Case: <u>21166</u>	ect Copy of My Court Page: _	
Signed:	A. (1905)	Title:	
Date:			

# JUSTICE COURT ARREST WARRANT

THE STATE OF MISSISSIPPI, TO ANY LAWFUL OFFICER OF MONTGOMERY
We command you to take the body of: HOLMAN, ODELL
D.L.# WINONA, MS 38967
if to be found in your county, and safely keep, so that you have HOLMAN. ODELL body before the undersigned, a Justice Court Judge of MONTGOMERY COUNTY, in the said State, to be holden at the office of the undersigned, in MONTGOMERY COUNTY PO BOX 229 WINDNA MS then and there to answer unto the State of Mississippi on a charge of:
FELONY BOND: \$
bv affídavit.
HEREIN FAIL NOT, and have then and there this writ, with the manner in which you have executed the same.
Given under my hand and seal, and issued this MARCH 05, 2001
CASE #: 0021166  Justice Court Judge (J ) / Clerk
OFFICER'S RETURN:
I have this day executed the within writ by personally arresting
HOLMAN, ODELL . This the Day of March, 2001
BY: January D.S.

# MONTGOMERY COUNTY SHERIFF'S DEPARTMENT PHONE: (662) 283-3343

## POREST REPORT

NO 0001030902

MANE OF	PERSON	ARRESTE	)	,				Charles and the Confession of	ALIAS OR	OCICIONAMEIST	ARREST	DATE	ž	
Odel	1 Hol	lman							Cooki	e	3-9-	oj	PAINS	
ADDRESS	OF SUSP	ECT					2400 110 1000	and the state of the state of	OCCUPATI	ON	7004E	D AM	Z G	
R.T.	- 1 Bo	x 575	5, M	accar	ley						<u> </u>	O PM	3	
SOCIAL S	ECURITY I	MO.		STATE		9	driver's L	icense ber	INFORMAT	TYPE	ERP	RES		
AGE	TRACE	SER	EYES	MS.		IT SWIEIGHT	DATE OF	BISTOS	IPLACE O	Ms Ferth	TAT	TOOES	DR ID.	MARKS
25	blk	m	bro	blk	6'0	250	1		Marc					
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S. U	Inion							WARRAN	NO.00	21166	WAI	RRANT C	DATE (	03-05-01
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3-9-	OFFENSE	COMMITT	ED.	15:0	op.I		PINEMISE	AND ADDRESS OF THE PARTY OF THE	ice				B11511	ESS TRADE NAME
AnheFred C						9.84-6	r paraera	>					BASIN	-cras solvetist berief
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ANDFAE			lds	var		van	red		vlh 9	63	ms	02	WHE	ee Barton
AOPERI	TY PLACE										•			
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Towns. Co.			arloe	₩.		*		RELAW	DR OF COL	iplamant a	903veC	- EL MA	en s	
ADDRES	S OF COM	PLAINAN	T					Aurenaugennamu			GEST PH	IONE		OTHER PHONE
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		-	Town		eens de	MARKER WORLD	WE22	AGE	SEPE LUÓ	165	Otrace :	LANDROC		Lenters de gandam
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DISPOSITION SHEET (See Instructions Below)	RET TO	Winna Police Diff
DEFENDANT'S NAME: JLAST FIRST MIDDLE  WALLMAN OLL OFFENSE DATE OFFENSE	Black	SEX. AGE DATE OF BIRTY WARRANT NUMBER CAPIAS NUMBER
ARREST FILE NUMBER 03-79-01	ES FILED:	
. Passession of Controlled	ulist	ance fintent to sell
2.		
3.  PROSECUTOR: City Attorney County Attorney District Att	torney	CAUSE NUMBER:
PLEA: Noio Contendere Not Guilty Guilty TRIAL RESULT: Not Guilty Guilty Dismissed	NAME O	SENTENCED IN: SE
CHARGES: SAME AS	ABOVE	REDUCED TO:
1. Preliminary Hearing 4	Keld'	on March 27,2001
2. Bound over to Grond	Ju	
3. DISPOSITION(s) (If more than one, indicate for which charge.)		
□ NO BILLED	\$	Fine and \$Costs
☐ CASE PRESENTED — PROSECUTION REFUSED		Day(s) County Jail and \$& Cost
DISMISSED AT TIME OF EXAMINING TRIAL		Month(s) County Jail &\$& Cos
DISMISSED BY STATE'S MOTION		Month(s) Probation
SENTENCED TO YEARS IN (NAME OF INSTITUTION)	1	Year(s) Probation
AND / OR \$FINE		Month(s) Probation & \$ & Cos
CONCURRENT WITH OTHER		Month(s) and Sentence Suspended
CONSECUTIVE WITH OTHER	Fran	Year(s) and Sentence Suspended
DEMARKS: // C	PERSON WA	ITING DISPOSITION
03-27-01	TRUCTIONS	lay BCRI
REASON FOR THIS FORM: The U.S. Supreme Court has ruled that u	nless a dispo	sition is shown for an arrest and for the charge, then that arre
OFFICER who files charges and prepares the necessary follow up repoupper portion is ESSENTIAL. It MUST be completed in detail.	i	
OFFICER delivering the Offense Report and any Supplement Reports to included with the reports.	the Prosecu	tor will make certain that a completed Disposition Sheet is

PROSECUTOR, for REASONS stated in paragraph one, Is URGED to complete their portion of the form immediately after Court Disposition.

STATE OF MISSISSIPPI

MUNICIPAL COURT

# AFFIDAVIT

CITY OF WINONA

original-Court Copy-Defendant

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DISPOSITION SHEET (See Instructions Below)  DEFENDANT'S NAME: LAST FIRST MIDDLE  ARREST FILE NUMBER OFFENSE DATE OFFENSE  1. Passession of Charge  1. Passession of Charge	
2.  PROSECUTOR: City Attorney County Attorney District A  PLEA: Noio Contendere Suity Guilty  TRIAL RESULT: Not Guilty Guilty Dismissed  CHARGES: SAME  1. Preliminary Hearing  2. Bound over to History	NAME OF COURT: Warmin Falue Could Judge (MAGISTRATE) And Small Sma
1 DISPOSITION DATE:	Month(s) ProbationYear(s) ProbationMonth(s) Probation & \$ & Column Col
BEASON FOR THIS FORM: The U. S. Supreme Court has ruled	INSTRUCTIONS  d that unless a disposition is shown for an arrest and for the charge, then that

OFFICER who files charges and prepares the necessary follow up report will PREPARE A DISPOSITION SHEET. The information requested

upper portion is ESSENTIAL. It MUST be completed in detail. OFFICER delivering the Offense Report and any Supplement Reports to the Prosecutor will make certain that a completed Disposition Sheet included with the reports.

#### INDICTMENT

THE STATE OF MISSISSIPPI

2001-CAUSE NUMBER 00/0CR

**VERSUS** 

ODELL HALLMON, JR, AKA COOKIE

INDICTMENT FOR THE OFFENSE OF FELON IN POSSESSION OF FIREARM §97-37-5(1)

THE STATE OF MISSISSIPPI COUNTY OF MONTGOMERY

IN THE CIRCUIT COURT OF MONTGOMERY COUNTY, OCTOBER TERM, 2000 Grand Jury Recalled March 8, 2001

The Grand Jurors of the State of Mississippi, taken from the body of good and lawful citizens of said county, elected, summoned, empaneled, sworn and charged to inquire in and for the county aforesaid, at the term aforesaid of the Court aforesaid, in the name and by the authority of the State of Mississippi, upon their oath present that

## ODELL HALLMON, JR, AKA COOKIE

late of Montgomery County, Mississippi, on or about the 4th day of February, 2001, in the county and state aforesaid, and within the jurisdiction of this Court, did wilfully, feloniously, knowingly, intentionally, and without authority of law have and possess a Jennings 9mm pistol bearing serial no. 1270054, the said ODELL HALLMON, JR, AKA COOKIE, having previously been convicted of a felony, to wit: AGGRAVATED ASSAULT, convicted May 27, 1993 in the Circuit Court of Carroll County (First Judicial District) cause no. 3082, against the peace and dignity of the State of Mississippi,

Endorsed: A True Bill

Foreman of the Grand Jury

District Attorney

MAR D 8 2001

JULIE H. HALFACKE, FURCUIT CLERK

BY Rose Seah D.C.

# THE STATE OF MISSISSIPPI

CAPIAS 2001-0010CR

#### TO THE SHERIFF OF MONTGOMERY COUNTY-GREETINGS:

WE COMMAND YOU to take t	he bod <u>y</u>	of Odell	Hallmon	Ar At	A Cookie	
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		Y	Carley			
if to be found in your County	, and Le	_ safely keep,	so that you have _	him.	before our	Circuit
Court, at the Court room thereof	in the City of W	'inona, on . · · l	MARCH 13 AT 10:0	00 A. M.	, 20	01
then and there to answer to the S			of_ tirearm			
			you then and there		with the	seal of
A STEEL WASHINGTON	his office affixe	ed, at Winona,	Mississippi, this	the	8th	day of
STATE OF MISSUMBER IS		By E	ie H Halfac Rose Suals	re L		, Clerk

#### INDICTMENT

THE STATE OF MISSISSIPPI

2001-CAUSE NUMBER

**VERSUS** 

ODELL HALLMON, JR, AKA COOKIE

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IN THE CIRCUIT COURT OF MONTGOMERY COUNTY, OCTOBER TERM, 2000 Grand Jury Recalled March 8, 2001

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## ODELL HALLMON, JR, AKA COOKIE

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and District Attorney

CERTIFYING STAMP

! hereby certify that the foregoing. is a true copy of the original thereof now in my office.

\$2001-00100R

Phone 283-3320

City or Justice Court
Appearance Bond

## KELLY A & K BAIL BONDING CO.

Box 721 Winona, Mississippi 38967

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KNOW ALL MEN BY THESE PRESENTS THAT WHEREAS THE UNDERSIGNED PRINCIPAL
Odell Halmon Jr. HAS BEEN CHARGED WITH
The Offense of Pass of Fire arm Consisted Yelony
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In the court City of Winona
County of Otologomery State of Mississippi.
Now therefore we undertake jointly and severally that said principal shall appear as required from
day to day and term to term until tried, enters a guilty plea or the case is remanded to the files in
any court having jurisdiction in the matter, or if he shall fail to appear, we will pay to the court in
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## IN THE CIRCUIT COURT OF MONTGOMERY COUNTY STATE OF MISSISSIPPI No. 2001-0010CR

STATE OF MISSISSIPPI, Plaintiff
v.
ODELL HALLMON, JR. aka COOKIE, Defendant

## **ASSERTION OF RIGHT TO A SPEEDY TRIAL**

COMES NOW, Odell Hallmon, Jr., by counsel, and asserts pursuant to the Fourth, Fifth, Eighth and Fourteenth Amendments to the United States Constitution; Article 3, §§ 5, 14, 15, 21, 22, 23, 24, 25, 26, 27, 28, 29, 31 & 32 of the Mississippi Constitution; and, Barker v. Wingo, 407 U.S. 514, 530, 92 S.Ct. 2182, 33 L. Ed. 2d 101 (1972), that the State of Mississippi give the defendant a speedy trial in this cause. In support thereof, defendant states as follows:

- 1. Defendant was arrested on a charge of felon in possession of a firearm on or about February 4, 2001.
- 2. In accordance with the laws of this state and nation, the 6th Amendment to the United States Constitution and Article III Section 26 of the Mississippi Constitution, defendant is entitled to receive a speedy trial.

WHEREFORE, defendant asserts that the State of Mississippi should grant to defendant a speedy trial in the above numbered and styled cause.

Respectfully Submitted:

H. LEE BAILEY, JR.

Counsel for defendant

MAR 1 4 2001

WLIE H. HALFACRE CIRCUIT CLERK

BY D.C.

H. LEE BAILEY, JR. MSB NO. 01691 P. O. BOX 133 WINONA, MISS. 38967 (662) 283-1177

#### **CERTIFICATE OF SERVICE**

I, H. Lee Bailey, Jr., do hereby certify that I have this day personally mailed a true and correct copy of the above and foregoing Motion to Require a Speedy Trial to the Hon. Walter Bleck, Assistant District Attorney, 5th Circuit Court District, P. O. Box 1262, Grenada, Mississippi 38902-1262.

This the 4 day of March, 2001.

H. LEE BAILEY, JR.

### IN THE CIRCUIT COURT OF MONTGOMERY COUNTY STATE OF MISSISSIPPI No. 2001-0010CR

STATE OF MISSISSIPPI, Plaintiff ODELL HALLMON, JR. aka COOKIE, Defendant

#### **MOTION FOR DISCOVERY**

COMES NOW, defendant, Odell Hallmon, in the above styled and numbered cause, by and through counsel, and files this his motion for discovery and requests disclosure by the State of Mississippi without further court order of the following:

- 1. Names and addresses of all witnesses in chief proposed to be offered by the prosecution at trial, together with a copy of the contents of any statement, written, recorded or otherwise preserved of each such witness and the substance of any oral statement made by any such witness.
- 2. Copy of any written or recorded statement of the defendant and the substance of any oral statement made by the defendant.
  - 3. Copy of the criminal record of the defendant, if proposed to be used to impeach.
- 4. Any reports, statements, or opinions of experts, written, recorded or otherwise preserved, made in connection with the particular case and the substance of any oral statement made by any such expert.
- 5. Any physical evidence and photographs relevant to the case or which may be offered in evidence.
  - 6. Any exculpatory material concerning the defendant.

Respectfully submitted:

H. LEE BAILEY, JR.

Counsel for defendant

## IN THE CIRCUIT COURT OF MONTGOMERY COUNTY, MISSISSIPPI

STATE OF MISSISSIPPI

VS.

**CAUSE NO.2001-0010(CR)** 

ODELL HOLLMAN, JR.

#### STATE'S RESPONSE TO REQUEST FOR DISCOVERY

- 1. WITNESSES IN CHIEF FOR STATE:
- 2. RECORDED STATEMENTS OF DEFENDANT TO LAW OFFICERS:
- 3. CRIMINAL RECORD OF DEFENDANT FOR IMPEACHMENT:
- 4. CRIME LAB REPORTS/TESTS:
- 5. OFFICERS REPORTS, ETC.
- 6. PHYSICAL EVIDENCE/PHOTOGRAPHS:
- 7. EXCULPATORY EVIDENCE:
- 8. WITNESS STATEMENTS:

A FULL AND COMPLETE COPY OF THE STATE'S FILE OF THE ABOVE DEFENDANT HAS BEEN PROVIDED

FOR THE STATE:

WALTER BLECK

FOR THE DEFENDANT:

DATE: 03-27-

LEE BAILEY

## CERTIFICATE OF SERVICE

I, Walter Bleck, do hereby certify that I have this day hand delivered, a true copy of the above and foregoing answer to the Honorable LEE BAILEY, Attorney for Defendant, at Winona, MS, at his usual office address.

WITNESS MY SIGNATURE, on this the 27th day of MARCH, 2001.

Walter Bleck

# IN THE CIRCUIT COURT OF THE MONTGOMERY COUNTY, MISSISSIPPI

STATE OF MISSISSIPPI

Idlman alkla

**VERSUS** 

CAUSE NO. 2001-0010-00

ORDER SETTING CIRCUIT COURT BOND

ON THIS DAY the defendant having come before this Court for arraignment on the felony charge of Felonia Rose of the Being fully advised in the premises of this matter, the Court finds that the defendant is entitled to a Circuit Court bond, and in accordance with that finding hereby sets bond in the following amount:

The State shall furnish discovery to the defendant within fourteen (14) days of a request

for discovery being served on the State and filed in this cause unless an extension is granted by proper motion and written order of this Court.

IT IS, THEREFORE, ORDERED AND ADJUDGED that the Circuit Court bond be set in the aforesaid amount, and that the defendant be remanded to the custody of the Sheriff to await trial or until he properly posts bond.

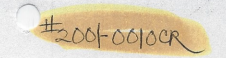
IT IS FURTHER ORDERED that the State shall furnish discovery to the defendant within fourteen (14) days of a request for discovery being served on the State and filed in this cause unless an extension is granted by proper motion and written order of this Court.

SO ORDERED on this, the 3 day of Now, 200

CIRCUIT JUDGE

MAR/1 3 2001

\_D.C. GG 626



# IN THE CIRCUIT COURT OF MONTGOMERY COUNTY, MISSISSIPPI

The Circuit Court of Montgomery County, Mississippi, having been duly opened on Tuesday, March 13, 2001, with His Honor, Judge Clarence E. Morgan, III, Circuit Judge, Fifth Circuit Court District of Mississippi presiding, the following transactions of business were had, to-wit:

CAUSE NO. 2001-0004-CR, TOMMY LEE DANIELS, indicted on a charge of FELONY DRIVING UNDER THE INFLUENCE, was arraigned, waived reading of the indictment and entered a plea of not guilty. Defendant's address is 707 Simpson Drive, Winona, Mississippi. His phone number is 283-5427. Honorable Lee Bailey, Montgomery County Public Defender, was appointed as counsel. Bond was set at \$2,000.

CAUSE NO. 2001-0005-CR, JULIUS FORREST, JR., indicted on a charge of FELONY DRIVING UNDER THE INFLUENCE, was arraigned, waived reading of the indictment and entered a plea of not guilty. Defendant's address is 804 Freeman Street, Winona, Mississippi. His phone number is 283-4361. Honorable Lee Bailey, Montgomery County Public Defender, was appointed as counsel. Bond was set at \$5,000.

CAUSE NO. 2001-0006-CR, MARTY LOLLAR, indicted on a charge of EMBEZZLEMENT, was arraigned, waived reading of the indictment and entered a plea of not guilty. Defendant's address is 8279 South Fletcher Run, Cordova, Tennessee. His phone number is (901) 218-4144. Honorable Lee Bailey, Montgomery County Public

Defender, was appointed as counsel. Bond was set at \$20,000.

CAUSE NO. 2001-0007-CR, JAMES EARL GOSS, JR., indicted on a charge of BURGLARY OF A DWELLING, was arraigned, waived reading of the indictment and entered a plea of not guilty. Defendant's address is 585B Highway 404 West, Duck Hill, Mississippi. His phone number is 565-2366. Honorable Lee Bailey, Montgomery County Public Defender, was appointed as counsel. Bond was set at \$5,000.

CAUSE NO. 2001-0008-CR, ROOSEVELT EASTERWOOD, indicted on a charge of FELONY DRIVING UNDER THE INFLUENCE, was arraigned, waived reading of the indictment and entered a plea of not guilty. Defendant's address is Old Highway 82 East, Box 82E, Winona, Mississippi. His phone number is 283-1591. Honorable Lee Bailey, Montgomery County Public Defender, was appointed as counsel. Bond was set at \$3,000.

CAUSE NO. 2001-0009-CR, RAY HARDIMAN, indicted on a charge of POSSESSION OF CONTROLLED SUBSTANCE OVER ONE KILOGRAM BUT LESS THAN FIVE KILOGRAMS OF MARIJUANA, was arraigned, waived reading of the indictment and entered a plea of not guilty. Bond was set at \$50,000.

CAUSE NO. 2001-0010-CR, ODELL HOLLIMAN, JR. A/K/A COOKIE, indicted on a charge of FELON IN POSSESSION OF A FIREARM, was arraigned, waived reading of the indictment and entered a plea of not guilty. Defendant's address is Route 1, Box 575, McCartey, Mississippi, 38943. His phone number is 237-4134. Honorable Lee Bailey, Montgomery County Public Defender, was appointed as counsel.

Bond was set at \$20,000.

CAUSE NO. 2001-0011-CR, JOHNATHON BURRELL, indicted on a charge of GRAND LARCENY, was arraigned, waived reading of the indictment and entered a plea of not guilty. Defendant's address is Route 1, Box 98, Vaiden, Mississippi. His phone number is 464-5449. Honorable Lee Bailey, Montgomery County Public Defender, was appointed as counsel. Bond was set at \$5,000.

of MOTOR VEHICLE THEFT, was arraigned, waived reading of the indictment and entered a plea of not guilty. Defendant's address is 209 McClellan Road, Lexington. His phone number is 967-0064. Honorable Lee Bailey, Montgomery County Public Defender, was appointed as counsel. Defendant is not eligible for bond.

CAUSE NO. 2001-0014-CR, GARVIS GOODEN, JR., indicted on a charge of FELONY DRIVING UNDER THE INFLUENCE, was arraigned, waived reading of the indictment and entered a plea of not guilty. Defendant's address is 544 Herring School Road, Winona, Mississippi. His mom's phone number is 283-1178. HONORABLE HUGH GIBSON, Attorney at Law, Eupora, Mississippi, appeared as retained counsel. Bond was set at \$2,500.

CAUSE NO. 2001-0015-CR, REGINALD LINDSEY, indicted on a charge of BURGLARY OF A DWELLING, was arraigned, waived reading of the indictment and entered a plea of not guilty. Defendant's address is South 45 Church Street, Lot 9, Winona, Mississippi. His phone number is 283-9991. Honorable Lee Bailey,

Montgomery County Public Defender, was appointed as counsel. Bond was set at \$5,000.

CAUSE NO. 2001-0016-CR, SHIRLEY CHITWOOD, indicted on a charge of POSSESSION OF FALSE PRESCRIPTION, was arraigned, waived reading of the indictment and entered a plea of not guilty. Defendant's address is 1804 Jason Lane, Greenwood, Mississippi. Her phone number is 455-6315. Honorable Lee Bailey, Montgomery County Public Defender, stood in at arraignment for retained counsel, Honorable Ronnie Stuckey, Attorney at Law. Bond was set at \$1,000.

CAUSE NO. 2001-0017-CR, ROBERT PURNELL, indicted on a charge of MURDER, was arraigned and entered a plea of not guilty. The indictment was read by Assistant District Attorney Walter Bleck. Defendant's address is 508 Church Street, Winona, Mississippi. His phone number is 283-1575. Honorable Tom Flanigan, Attorney at Law, appeared as retained counsel. Bond was set at \$750,000.

CAUSE NO. 2001-0018-CR, CHARLES HUDSON, indicted on a charge of UTTERING FORGERY, was arraigned, waived reading of the indictment and entered a plea of not guilty. Defendant's address is Post Office Box 3 or Camel Drive, Kilmichael, Mississippi. His phone number is 262-7924. Honorable Lee Bailey, Montgomery County Public Defender, was appointed as counsel. Bond was set at \$5,000.

CAUSE NO. 2001-0019-CR, MAGDALINE JEAN HILL MERRITT, indicted on a charge of UTTERING FORGERY, FOUR COUNTS, was arraigned, waived reading of the indictment and entered a plea of not guilty. Honorable Lee Bailey, Montgomery

County Public Defender, was appointed as counsel. Bond was set at \$8,000.

CAUSE NO. 2001-20-CR, CONSTANCE RAY BOUNDS, indicted on a charge of UTTERING FORGERY, was arraigned, waived reading of the indictment and entered a plea of not guilty. Defendant's address is 1712 Oakwood, Memphis, Tennessee. Honorable Lee Bailey, Montgomery County Public Defender, stood in at arraignment for retained counsel, Honorable Leon Johnson, Attorney at Law, Grenada, Mississippi. Bond was set at \$5,000.

2001-0024-CR, JOHN HEMPHILL, indicted on a charge of rape, was arraigned and entered a plea of not guilty. The indictment was read by Assistant District Attorney Walter Bleck. Defendant's address is 712 Dennis Street, Winona, Mississippi. His phone number is 283-4369. Honorable Lee Bailey, Montgomery County Public Defender, stood in at arraignment for retained counsel, Honorable Webb Franklin, Attorney at Law. Bond was set at \$10,000.

SO ORDERED this the \_\_\_\_\_\_ day of March, 2001.

CIRCUIT JUDGE

# SURRENDER OF DEFENDANT BY BAIL BUND SURETY KELLY'S A & K BONDING COMPANY

STATE OF MISSISSIPPI

STATE OF MISSISSIPPI		
VERSUS Odoll Hallmon Jr.		. 2001-0010ck
TO: Sheriff Kennett Campbell Please take notice that I, Minnie K. Bickford		vail bond surety for
Odell Hallmon Jr.		surrender said
principal/defendant unto your custody for the following r	reason(s):  Adoll Hallmon Jr. is  reason(s):  1 Jassessin of	incorrected Crock loca
CHARGES: Pess. of fire arm (Convicted)	(SIGNED) Minnie K. Bic	la ford
COURT: Urcut	DATE BAIL POSTED:	b,6th, 2001
AMOUNT OF BOND: 20,000 Recorded this the	POWER NUMBER: <u>0 / 1</u> day of	
TIME:	BY:	, 20
	TITLE:	
	COUNTY:	
	FIL	ED

## SURRENDER OF DEFENDANT BY BAIL BOOD SURETY KELLY'S A & K BONDING COMPANY

STATE OF MISSISSIPPI **VERSUS** CAUSE NO. 2001-00/00R Odoll Hallmon ys. Please take notice that I, Minnie K. Bickford d/b/a Kelly's A & K Bonding Company, as bail bond surety for Odell Hallmon Jr. hereby physically surrender said principal/defendant unto your custody for the following reason(s): At the gresent time Odoll Hallmon Jr. is incarcerated in CMCF with new charges of? Passession of Crack Cocaine w/intent to sell and Stalking Please release our Company from all. (SIGNED) Minne K. Sichford CHARGES: (Xollary DATE BAIL POSTED: March 13, 200/ \_\_\_\_\_\_POWER NUMBER: \_ 0 10228 AMOUNT OF BOND: Recorded this the \_\_\_\_\_ day of \_\_\_\_\_\_, 20 \_\_\_\_\_

TIME:

MAR 2.7 2001

JULIE H. HALFACH, CHROUT CLERK

BY LESE YEAR D.C.

BY: \_\_\_\_\_

TITLE:

COUNTY:

IN THE CIRCUIT JOURT OF MONTGOMERY COUNTY, MISSISSIPPI

TO: Hon It Lee Bailey An.	
PO Bay 133.	CRIMINAL DOCKET SETTING
Winora Ms 36967-0133	AND ARRAIGNMENTS
You are hereby nobified that the Tria County for the OCTOBER 2001 term County will be called on the 18th day a.m.	
You, or someone on your behalf, with kn must be present unless:	owledge of the trial status of your case
1. You have agreed to a continuance wi Clerk and have filed an Agreed Schedeadlines, deposition deadlines, des of pleadings and service of motions on or before the Thursday next precedent	adding older setting out written discovery
<ol> <li>You have other excusable reasons for Court to be excused by the Court and to counsel opposit and to the Clerk the docket call.</li> </ol>	not attending and have arranged with the have confirmed that agreement in writing on or before the Thursday next preceding
If more than ninety (90) days are ne pursuing discovery in a timely manner, you discovery time at any time within the ninet was due and not thereafter.	cessary for discovery and you have been may, by motion, request extension of the y (90) day period following the date answer
You have the following cases on the d	D.C.
for the aforementioned term in Circuit Court  CASE NO. & STYLE  Lacy - State of ma  VS. VS. Value of Control o	
MAILED BY: RS ON AUGUST 31	, 20 <u>01</u> .
(To be initialed and dated by person	on mailing notice)

IN THE CIRCUIT COURT OF MONTGOMERY COUNTY, MISSISSIPPI

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170 Way 133 W	AND ARRAIGNMENTS
Muona Ma 38967	
You are hereby nobified that the Tr	ial Docket for MONTGOMERY
TOL CIRC AFRIL / (II)	f a:
County will be called on the 12th day	y of MARCH , 2002 at 10:00
You, or someone on your behalf, with a must be present unless:	knowledge of the trial status of your case
deadlines, deposition deadlines, d	with counsel opposite, have notified the reduling Order setting out written discovery leadlines for joinder of parties and amendments and confirmed that in writing to the Clerk ceding the docket call.
<ol> <li>You have other excusable reasons f         Court to be excused by the Court a         to counsel opposit and to the Cler         the docket call.</li> </ol>	or not attending and have arranged with the nd have confirmed that agreement in writing k on or before the Thursday next preceding
parties agree that the case is ready for t	
pursuing discovery in a timely manner, you discovery time at any time within the nine was due and not thereafter.	necessary for discovery and you have been a may, by motion, request extension of the ety (90) day period following the date answe
All motions affecting the trial sta or Continuance Motions) should be filed an or before the docket call.	tus (Summary Judgment, Joinder of Parties d noticed for hearing through the Clerk on
	CIRCUIT CLERK, MONTGOMERY COUNTY  By Rose Seales C
You have the following cases on the or the aforementioned term in Circuit Court	docket for MONTOCOMEDIA
ASE NO E STEVE P	
2001-cR State of me 00 To CR VS Odell Hallmon a/K/a Coo	DATE FILED
Idell Hollmon a/K/a Coo	Rie
AILED BY: RS ON MARCH 4	, 2002.
(To be initialed and dated by per	

#### IN THE CIRCUIT COURT OF MONTGOMERY COUNTY STATE OF MISSISSIPPI No. 2001-0010CR

STATE OF MISSISSIPPI, Plaintiff
v.
ODELL HALLMON, JR. aka COOKIE, Defendant

### PETITION TO ENTER PLEA OF GUILTY

The Defendant, after having been first duly sworn, on his/her oath represents and states unto the Court the following:

- 1. My full name is Odell Hallmon, Jr., and I am also known as Cookie. I request that all proceedings against me be had in my true name. This petition has been read and explained to me by my lawyer, and I understand its contents.
  - 2. I am represented by a lawyer, his name is H. Lee Bailey, Jr.
- 3. I wish to plead GUILTY to the charge of possession of a firearm by a convicted felon, Section 97-37-5(1).
- 4. I have told my lawyer all the facts and circumstances known to me about the charges against me. I believe that my lawyer is fully informed on all such matters. My lawyer has counseled and advised me on the nature of each charge, on any and all lesser-included charges, and on all possible defenses that I might have in this case.
- 5. My lawyer has advised me as to the probabilities of my conviction on the charge(s) with which I am charged and thoroughly discussed all aspects of my case with me. My lawyer has made no threats or promises of any types or kind to induce me to enter this plea of guilty, and the decision to seek the entry of this plea is my own and mine alone, based on my own reasons and free from any outside coercive influences.
- 6. I understand that I may plead Not Guilty to any offense charged against me. Also, I understand that, if I choose to plead Not Guilty, the Constitution guarantees me:
  - a. the right to a speedy and public trial by jury;
  - b. the right to see, hear, face in open court all witnesses called to testify against me; and the right to cross-examine those witnesses.

c. the right to use the power and process of the Court to compel the production of any evidence, including the attendance of any witness(es) in my favor;

d. the right to have the assistance of a lawyer at all stages of the proceedings;

- e. the presumption of innocence, i.e., the State must prove beyond a reasonable doubt that I am guilty; and
- f. the right to take the witness stand at my sole option, and I understand that, if I do take the witness stand, the jury may be told that this shall not be held against me.

Knowing and understanding the Constitutional guarantee set forth in this paragraph, I hereby waive them and renew my desire to enter a plea of Guilty.

7. I know that if I plead Guilty to this (these) charge(s), the possible sentence is 0 (minimum) to 5 (maximum) years imprisonment and/or a fine of \$0.00 (minimum) to \$10,000.00 (maximum).

I also know that the sentence is up to the Court, and that the Court is not required to carry out any understanding made by me and my attorney with the District Attorney, and further, that the Court is not required to follow the recommendation of the District Attorney, if any. The District Attorney will take no part other than providing to the Court police reports and other factual information as requested by the Court, and the District Attorney shall make no recommendations to the Court concerning my sentence except as follows:

3 years; after serving 1 year to be placed on 2 years post release supervision; payment of all court costs, fees and assessments.

8. I have been convicted of no felonies in this or any other state or of the United States, except as follows:

Aggravated assault in Carroll County, Mississippi on May 27, 1993.

- 9. I am \_\_\_\_ am not \_\_\_ presently on probation or parole. I understand that by pleading guilty in this case this may cause revocation of my probation or parole, and that this could result in a sentence of \_\_\_\_ years in that case. I further understand that if my probation or parole is revoked, any sentence in that case may be consecutive to or in addition to any sentence in this case.
- 11. I declare that no officer or agent of any branch of government, Federal, State, or local, has made any promise or suggestion of any kind to me, or within my knowledge to anyone else, that I will receive a lighter sentence, or probation, or any other form of leniency

if I plead Guilty, except those set forth in this plea bargain agreement.

- 12. I believe that my lawyer has done all that anyone could do to counsel and assist me. I AM SATISFIED WITH THE ADVICE AND HELP HE HAS GIVEN ME. I recognize that if I have been told by my lawyer that I might receive probation or a light sentence, this is merely his prediction and is not binding on the Court.
- 13. I plead Guilty and request the Court to accept my plea of Guilty and to enter my plea of Guilty on the basis of (set forth involvement in crime):

The allegations set for in the indictment are true and correct.

- 14. I OFFER MY PLEA OF GUILTY FREELY AND VOLUNTARILY AND OF MY OWN ACCORD AND WITH FULL UNDERSTANDING OF ALL THE MATTERS SET FORTH IN THE INDICTMENT AND IN THIS PETITION AND IN THE CERTIFICATE OF MY LAWYER WHICH FOLLOWS.
- 15. In the event the Court places me on supervised probation or post conviction release status, I state for the record that I have fully read and understand and agree to the following terms thereof.
  - a. commit no offense against the laws of this state or any state of the United States or of the United States;
  - b. avoid injurious or vicious habits and avoid persons or places of disreputable or harmful character;
  - c. support all dependents;
  - d. work faithfully at suitable employment so far as possible.
  - e. not possess or consume any alcoholic beverages, nor go into or remain about any place where alcoholic beverages are sold as a primary sale item, and not possess, or use any controlled substance not lawfully prescribed by a physician.
  - f. submit to any type of breath, saliva or urine chemical analysis test, the purpose of which is to detect the possible presence of alcohol or any substance prohibited or controlled by the laws of this or any state of the United States or of the United States.
  - g. report to the Department of Corrections as directed by it;
  - h. permit the Field Officer to visit me at home or elsewhere;
  - I. remain within the State of Mississippi unless authorized to leave on proper application therefor;
  - j. waive extradition to the State of Mississippi from any jurisdiction in or outside the United States and agree not to contest any effort by any jurisdiction to return me to the State of Mississippi.
  - k. pay to the Department of Corrections the sum of \$30.00 per month by "certified check", or "money order" until discharged from supervision, and
  - 1. pay restitution, attorney's fees, court costs and assessments as outlined above.

- 16. In the event that the Court places me on the intensive supervision program (house arrest), I state for the record that I have fully read, understand and agree to the following terms of intensive supervision:
  - (a) The participant shall remain within the interior premises or within the property boundaries of his or her residence at all times during the hours designated by the correctional field officer.
  - (b) Approved absences from the home may include, but are not limited to, the following:
    - (I) Working or employment approved by the court or department and traveling to or from approved employment;
    - (ii) Unemployed and seeking employment approved for the participant by the court or department;
    - (iii) Undergoing medical, psychiatric, mental health treatment, counseling or other treatment programs approved for the participant by the court or department;
    - (iv) Attending an educational institution or a program approved for the participant by the court or department;
    - (v) Participating in community work release or community service program approved for the participant by the court or department; or
    - (vi) For another compelling reason consistent with the public interest, as approved by the court or department.
  - (c) Any participant in the intensive supervision program who engages in employment shall pay a monthly fee to the department for each month such person is enrolled in the program. The department may waive the monthly fee if the offender is a full-time student or is engaged in vocational training.
  - (d) The participant shall admit any correctional officer into his residence at any time for purposes of verifying the participant's compliance with the conditions of his detention.
  - (e) The participant shall make the necessary arrangements to allow for correctional officers to visit the participant's place of education or employment at any time, based upon the approval of the educational institution or employer, for the purpose of verifying the participant's compliance with the conditions of his detention.
  - (f) The participant shall acknowledge and participate with the approved electronic monitoring device as designated by the department at any time for the purpose of verifying the participant's compliance with the conditions of his detention.
  - (g) The participant shall be responsible for and shall maintain the following:
    - 1. A working telephone line in the participant's home;
    - 2. A monitoring device in the participant's home, or on the participant's person or both; and
    - 3. A monitoring device in the participant's home and on the participant's person in the absence of a telephone.

(h) The participant shall obtain approval from the correctional field officer before the participant changes residence.

(I) The participant shall not commit another crime during the period of home detention

ordered by the court or department.

(j) Notice shall be given to the participant that violation of the order of home detention shall subject the participant to prosecution for the crime of escape as a felony.

(k) The participant shall abide by other conditions as set by the department.

SIGNED AND SWORN TO BY ME on this the \_\_\_\_\_\_\_ day of April, 2002, with the full knowledge that every person who shall wilfully and corruptly swear, testify, or affirm falsely to any material matter under any oath, affirmation, or declaration legally administered in any matter, cause or proceeding pending in any court of law or equity shall, upon conviction, be punished as provided by law.

Odell Hallana DEFENDANT

WITNESS

H. Lee Bailey, Jr., Attorney

for Defendant

STATE OF MISSISSIPPI

**COUNTY OF MONTGOMERY** 

SWORN TO AND SUBSCRIBED BEFORE ME, this the

day of April, 2002.

NOTARY PUBLIC

MY COMMISSION EXPIRES:

CIRCUIT CLERK
EX OFFICIO NOTARY PUBLIC
MY COMMISSION EXPIRES JAN. 5, 2004

### **CERTIFICATE OF COUNSEL**

The undersigned, as lawyer and counselor for the above Defendant, hereby certifies:

- 1. I have read and fully explained to the Defendant the allegations contained in the indictment in this case;
- 2. To the best of my knowledge and belief the statements, representations, and declarations made by the Defendant in the foregoing petition are in all respects accurate and true;
- 3. I have explained the minimum and maximum penalties for each count to the Defendant, and consider him/her competent to understand the charges against him/her and the effect of his/her petition to enter a plea of guilty;
- 4. The plea of Guilty offered by the Defendant in this petition accords with my understanding of the facts he/she related to me and is consistent with my advise to the Defendant.
- 5. In my opinion, the plea of Guilty as offered by the Defendant in this petition is voluntarily and understandingly made, and I recommend that this Court accept the plea of the Defendant.
- 6. Having discussed this matter carefully with the Defendant, I am satisfied, and I hereby certify that, in my opinion, he/she is mentally and physically competent; there is no mental or physical condition which would affect his/her understanding of these proceedings; further, I state that I have no reason to believe that he/she is presently operating under the influence of drugs or intoxicants. (Any exceptions to this statement should be stated by Counsel on the Record).

ATTORNEY FOR THE DEFENDANT

SSN
RACE D
SEX/N , ,
DOB 11/13/75
PLACE OF BIRTH Montgomers Co.
LAST KNOWN RESIDENCE
Rt. 1, 150×1575.
M= Carles, Myst.
ALIEN REGISTRATION/IMMIGRATION NO. (if applicable)
COUNTRY OF CITIZENSHIP U.S.
FBI,SID,ETC. #

1	IN THE CIRCUIT COURT OF MONTGOMERY COUNTY, MISSISSIPPI
2	
3	STATE OF MISSISSIPPI
4	v. No. 2001-0010-CR
5	ODELL HALLMON, JR., A/K/A COOKIE
6	
7	*******************
8	
9	DEFENDANT'S PLEA OF GUILTY IN OPEN COURT ON APRIL 1, 2002,
10	BEFORE HIS HONOR, JUDGE CLARENCE E. MORGAN, III, CIRCUIT
11	JUDGE, FIFTH CIRCUIT DISTRICT OF THE STATE OF MISSISSIPPI,
12	TO A FELONY CHARGE OF FELON IN POSSESSION OF A FIREARM.
13	
14	******************
15	APPEARANCES:
16	
17	Present and Representing the State:
18	HONORABLE WALTER BLECK
19	ASSISTANT DISTRICT ATTORNEY
20	GRENADA, MISSISSIPPI
21	
22	Present and Representing the Defendant:
23	HONORABLE LEE BAILEY
24	MONTGOMERY COUNTY PUBLIC DEFENDER
25	WINONA, MISSISSIPPI
26	
27	Reported by Linda F. Burchfield, C.S.R. #1019
28	
29	

1 (THE DEFENDANT WAS SWORN BY THE CLERK IMMEDIATELY PRIOR TO THE START OF THESE PROCEEDINGS.) 2 3 BY THE COURT: This is cause number 2001-10, State of Mississippi versus Odell Hallmon, Jr., also known as 4 Cookie. Mr. Hallmon is charged with possession of a firearm 5 by a convicted felon. He has heretofore entered a plea of 6 not guilty to this charge. He is now before the Court on a 7 petition to enter a plea of guilty. He is represented by 8 Lee Bailey. Mr. Bailey, did you prepare the petition for 9 10 the Defendant? 11 BY MR. BAILEY: Yes, sir. 12 BY THE COURT: Did you go over it with him and 13 explain it to him? 14 BY MR. BAILEY: Yes, sir. 15 BY THE COURT: Did he read it himself or did you 16 read it to him? 17 BY MR. BAILEY: I read it to him and he read it 18 himself. 19 BY THE COURT: Did you tell him, did you tell him he is charged with possession of a firearm by a convicted 20 felon? 21 22 BY MR. BAILEY: Yes, sir. BY THE COURT: Did you tell him what the State 23 24 would have to prove in order to convict him of that? 25 BY MR. BAILEY: Yes, sir. 26 BY THE COURT: Did you discuss with him possible 27 defenses that he might have? 28 BY MR. BAILEY: Yes, sir. 29 BY THE COURT: Did you explain to him his

1	constitutional rights as contained in paragraph six of the
2	petition?
3	BY MR. BAILEY: Yes, sir.
4	BY THE COURT: And the fact that he would waive
5	those by entering a plea of guilty?
6	BY MR. BAILEY: Yes, sir.
7	BY THE COURT: Did you explain to him the minimum
8	and maximum sentence on this charge?
9	BY MR. BAILEY: Yes, sir.
10	BY THE COURT: Do you think his change of plea is
11	free and voluntary?
12	BY MR. BAILEY: Yes, sir.
13	BY THE COURT: Mr. Hallmon, how old are you?
14	BY THE DEFENDANT: Twenty-six.
15	BY THE COURT: How much education do you have?
16	BY THE DEFENDANT: Tenth grade education.
17	BY THE COURT: Can you read and write?
18	BY THE DEFENDANT: Yes, sir.
19	BY THE COURT: Did you read the petition to enter
20	a plea of guilty?
21	BY THE DEFENDANT: Yes, sir.
22	BY THE COURT: Did you sign it?
23	BY THE DEFENDANT: Yes, sir.
24	BY THE COURT: Are the things in it true?
25	BY THE DEFENDANT: Yes, sir.
26	BY THE COURT: Before I can accept your plea of
27	guilty, there are certain of your constitutional rights
28	which I must advise you of and which you will waive by
29	entering a plea of guilty. Do you understand you have the

right to a public and speedy trial by jury? 1 2 BY THE DEFENDANT: Yes, sir. 3 BY THE COURT: Do you understand you have the right to call into court witnesses to testify for you? 4 5 BY THE DEFENDANT: Yes, sir. 6 BY THE COURT: Do you understand you have the right to cross-examine anybody that testifies against you? 7 8 BY THE DEFENDANT: Yes, sir. BY THE COURT: Do you understand that you have the 9 right to testify but that you also have the right not to? 10 11 BY THE DEFENDANT: Yes, sir. 12 BY THE COURT: Do you understand if you decide not 13 to testify, I will tell the jury they can't hold that fact 14 against you? 15 BY THE DEFENDANT: Yes, sir. 16 BY THE COURT: Do you understand you have a right 17 to a lawyer at all stages of the prosecution? 18 BY THE DEFENDANT: Yes, sir. 19 BY THE COURT: Do you understand that I will 20 instruct the jury that they must presume that you are 21 innocent until such time as the state proves your quilt 22 beyond a reasonable doubt? 23 BY THE DEFENDANT: Yes, sir. 24 BY THE COURT: Do you understand that all 12 jurors must find you guilty beyond a reasonable doubt before 25 26 they can return a verdict against you? 27 BY THE DEFENDANT: Yes, sir. 28 BY THE COURT: Do you understand if you are convicted by a jury, you would have a right to appeal that 29

1	conviction to the Mississippi Supreme Court?
2	BY THE DEFENDANT: Yes, sir.
3	BY THE COURT: If you can't afford the costs of
4	the appeal, I will appoint an attorney to represent you, and
5	all the costs will be paid by the state?
6	BY THE DEFENDANT: Yes, sir.
7	BY THE COURT: Do you understand you waive all
8	those rights by entering a plea of guilty?
9	BY THE DEFENDANT: Yes, sir.
10	BY THE COURT: Do you understand that you are
11	charged with possession of a firearm as a convicted felon?
12	BY THE DEFENDANT: Yes, sir.
13	BY THE COURT: Have you talked to Mr. Bailey about
14	that?
15	BY THE DEFENDANT: Yes, sir.
16	BY THE COURT: Did he tell you what the State
17	would have to prove in order to convict you of that?
18	BY THE DEFENDANT: Yes, sir.
19	BY THE COURT: Did you discuss with him possible
20	defenses that you might have?
21	BY THE DEFENDANT: Yes, sir.
22	BY THE COURT: Are you satisfied with his
23	representation of you?
24	BY THE DEFENDANT: Yes, sir.
25	BY THE COURT: After your discussions with him, is
26	it your own decision to enter a plea of guilty?
27	BY THE DEFENDANT: Yes, sir.
28	BY THE COURT: Has anybody threatened you, coerced
29	you or used any physical violence against you to get you to

enter a plea of quilty?

BY THE DEFENDANT: No, sir.

BY THE COURT: Anybody promised you anything, given you anything of value or any hope of reward in order to get you to enter a plea of guilty?

BY THE DEFENDANT: No, sir.

BY THE COURT: Are you presently under the influence of drugs or alcohol or undergoing any mental treatment?

BY THE DEFENDANT: No, sir.

BY THE COURT: Do you understand there is no minimum sentence for this charge and a maximum sentence of five years? No minimum fine and a maximum fine of ten thousand dollars?

BY THE DEFENDANT: Yes, sir.

BY THE COURT: I will hear from the State on the factual basis of the charge.

cause number 2001-0010-CR go to trial, the State would prove that Odell Hallmon, Jr., also known as Cookie, late of Montgomery County, Mississippi, on or about the 4th day of February, 2001, in Montgomery County, Mississippi, and within the jurisdiction of this Court, did willfully, feloniously, knowingly, intentionally and without authority of law have and possess a Jennings 9-millimeter pistol bearing serial number 1270054 when he, Odell Hallmon, had been previously convicted of a felony, to-wit: aggravated assault, that conviction date being May 27, 1993, in the Circuit Court of Carroll County, First Judicial District,

cause number 3082. That's what we would prove. 1 BY THE COURT: You have heard what the State intends to prove in the event this case would go to trial. 3 4 Did you do that? 5 BY THE DEFENDANT: Yes, sir. 6 BY THE COURT: Are you pleading guilty to that charge because you are, in fact, guilty of it? 7 8 BY THE DEFENDANT: Yes, sir. 9 BY THE COURT: You expect the State to make a recommendation as to the type sentence you should receive. 10 Do you understand I don't have to accept that and may 11 instead impose any sentence allowed by law? 12 13 BY THE DEFENDANT: Yes, sir. BY THE COURT: Do you understand nobody can 14 15 guarantee you any early release, probation or parole? Tf you are sentenced to a term of incarceration, you might have 16 17 to serve the whole thing? 18 BY THE DEFENDANT: Yes, sir. 19 BY THE COURT: On the charge of possession of a firearm by a convicted felon, how do you plead -- guilty or 20 21 not guilty? 22 BY THE DEFENDANT: Guilty. 23 BY THE COURT: Mr. Bailey, do you know of any 24 reason I shouldn't accept the Defendant's plea? 25 BY MR. BAILEY: No, sir. 26 BY THE COURT: I find that the Defendant's plea is freely and voluntarily given, that there is a factual basis 27 for the charge, and I accept the Defendant's plea of guilty. 28

Does the State have a recommendation?

29

served.

BY MR. BLECK: Yes, Your Honor. The State would recommend a sentence of three years in the custody of the Mississippi Department of Corrections. After the Defendant has served one year, to be released on two years post release supervision, to pay all court costs, fees and assessments.

BY THE COURT: Is that your understanding?
BY MR. BAILEY: Yes, sir, and get credit for time

BY THE COURT: Okay, is that your understanding, Mr. Hallmon?

BY THE DEFENDANT: Yes, sir.

BY THE COURT: Are you presently serving a sentence on aggravated assault?

BY MR. BAILEY: No, sir.

the Court. I sentence you to three (3) years with the Mississippi Department of Corrections. After you have served one (1) year, if you have abided by the rules and regulations of the Department of Corrections, I order they place you on two (2) years post release supervision. I order you to pay all costs, fees and assessments associated with this charge within one year of date, one year of your release from incarceration. I order you to get credit for time served on this charge.

Did you read paragraph 15 of this petition which are the terms and conditions of your post release supervision?

BY THE DEFENDANT: Yes, sir.

#### IN THE CIRCUIT COURT OF MONTGOMERY COUNTY, MISSISSIPPI

STATE OF MISSISSIPPI

**VERSUS** 

CASE NO. 2001-0010-CR

ODELL HALLMON, JR. a/k/a COOKIE

#### **JUDGMENT**

On April 1, 2002, into open court came the district attorney, the defendant in his own proper person and the defendant's counsel, the defendant having been charged by indictment with the crime of FELON IN POSSESSION OF A FIREARM, having been formally arraigned on the said charge, and for plea thereto, he entered a plea of guilty. Thereafter, the court advised defendant of all of his legal and constitutional rights in the premises, and of the consequences of such a plea; and after the defendant freely, voluntarily and intelligently waived his constitutional rights, and after the defendant admitted upon direct questioning that he is guilty of the crime to which he has pleaded guilty, the said plea of guilty was and is accepted by the court.

IT IS THEREFORE ORDERED that the defendant, ODELL HALLMON, JR. a/k/a COOKIE, for such crime specified above, be and hereby sentenced to:

Serve a term of THREE (3) YEARS with the Mississippi Department of Corrections.

Defendant, upon completion of ONE (1) YEAR of said sentence, is ordered to be released on post-release supervision as per Section 47-7-34 of the Mississippi Code of 1972, as amended, for TWO (2) YEARS. Defendant is to received credit for time served.

FURTHERMORE, the defendant is to pay:

all court costs, fees, and assessments.

These amounts are to be paid to the clerk of this court within one (1) year of his release from incarceration.

The following are terms of post-release supervision:

- (a) Commit no offense against the laws of this or any state of the United States or of the United States;
- (b) avoid injurious or vicious habits and avoid persons or places of disreputable or harmful character;
- (c) support all defendants;
- (d) work faithfully at suitable employment so far as possible;

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#### STATE OF MISSISSIPPI

In the Circuit Court of 2001-0010 CK MONTGOMERY Cause/Case No. County TO THE MISSISSIPPI DEPARTMENT OF CORRECTIONS: NOTICE OF CRIMINAL DISPOSITION You are hereby notified that at the term of the Circuit Court, Judge Clarence E. Morgan, III presiding, the following disposition was imposed for the crime(s) hereinafter described: I. A. Disposition(s) Reported: Prisoner Commitment Suspended Sentence/Probation ☐Acquittal/Dismissal (Check all that apply) Provisional Sentence (Complete A-1 if checked) A-1. Provisional Sentence □Non-Adjudication Sentenced under RID (Compliance/Non-Compliance Order constitutes Final Disposition) Sentenced under Shock Probation Bad Check Diversionary Program Restitution Center in County B. Conviction as Result of: **X**Guilty Plea Guilty Plea after\_ days of Commencement of trial ☐Jury Verdict after \_ days in trial Revocation Hearing Alias SSN Race\_Black Last Known Residence Rt. 1, 50 McCarley, MS Place of Birth Montgomer 1 Alien Registration/Immigration # Country of Citizenship (154 \_ FBI # III. Count I Charge MS Code § Orig. Case# Count II Charge Agency\_ MS Code § Orig. Case# Agency \*Count III Charge MS Code § Orig. Case# Agency IV. Date of Sentence Credit for Time Served (CNLY for this/linese charge[s]) Sentence(s) Initially Imposed by Order: Count I : Count II : \*Count III\_ Check if reporting additional Counts on Reverse Side Portion of Sentence Portion of Sentence To be served Other Disposition to be Served (Yrs/Mos) Suspended (Yrs/Mos) on Probation (Yrs/Mos) (See Legend on Reverse Side) Count I Count II \*Count III to run concurrent with to run consecutive with V. Confined in Jail [On This/These Charges Only] Released on Bond Pending Appeal\_ Defendant Currently Housed in: \_ VI. Fine \$ Indigent Fee \$ Restitution \$ Court Costs \$ 2 Attorney Fees \$ Other Fees \$ Conditions of Payment Detendant 15 Send Prisoner Commitments, Provisional Sentence Orders and Revocation Orders to: Director of Records **INS Liaison** MDOC MS Supreme Court P.O. Box 24388 P. O. Box 117 Jackson, MS 39205-0117 Jackson, MS 39205 Send Suspended Sentence/Propation Notices, Provisional **Circuit Clerk** Sentence Orders and Revocation Orders to: Data Operations **INS Liaison** By: MDOC MS Supreme Court 723 North President St. P. O. Box 117 Jackson, MS 39202-3097 Jackson, MS 39205-0117 SCINS Form CR1-8/31/94

MS Code Ann. §

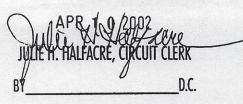
Acquittal/Dismissal Notices to:

INS Liaison (Above Address)

TO: MONTGOMERY COUNTY, MISSISSIPPI

### TLED

IN ACCOUNT WITH: MRS. LINDA F. BURCHFIELD
OFFICIAL COURT REPORTER
46 STILL WATER CIRCLE
EUPORA, MISSISSIPPI 39744



RE: BILL FOR TRANSCRIBING GUILTY PLEAS TAKEN DURING THE APRIL 2002 TERM OF CIRCUIT COURT IN MONTGOMERY COUNTY, MISSISSIPPI

#2002-0023-CR	State v. Quincy Loggins	\$20.00
#2001-0075-CR	State v. Marvin Potts	22.00
#2002-0017-CR	State v. Alberto Melendez Alvarado	22.00
#2001-0029-CR	State v. Constance Elevery, a/k/a Constance Elery	24.00
#2001-0081-CR	State v. Constance Elery	12.00
Arraignment Ord		10.00
#2001-0027-CR	State v. Terrance Jones, a/k/a Terry Jones	20.00
#2002-0015-CR	State v. Clyde Owens	22.00
#2001-0010-CR	State v. Odell Hallmon, Jr., a/k/a Cookie	20.00
#2001-0094-CR	State v. Michael D. Kendall, a/k/a Bubba	18.00
#2001-0115-CR	State v. Angela Coffey	22.00
#2002-0025-CR	State v. Glen W. Robinson, plea	22.00
#2001-0092-CR	State v. Willie Barnett, a/k/a Willie Burnett, plea	24.00
#2001-0077-CR	State v. Nakia C. Campbell, plea	18.00
#2001-0094-CR	State v. Michael D. Kendall, sentence	26.00
#2001-0092-CR	State v. Willie Burnett, sentence	10.00
#2001-0025-CR	State v. Glen W. Robinson, sentence	8.00
#2001-0077-CR	State v. Nakia C. Campbell, sentence	16.00
#2002-0067-CR	State v. Darrell Forrest	20.00
	TOTAL	
	TOTAL	\$356.00

LINDA F. BURCHFIELD, C.S.R. #1019
OFFICIAL COURT REPORTER

Examined, approved, allowed and ordered by the Court that the above and foregoing be paid by the Board of Supervisors of Montgomery County, Mississippi, upon receipt by them of a certified copy of the within.

SO ORDERED this the day of April, 2002.

CIRCUIT JUDGE

#### STATE OF MISSISSIPPI **DEPARTMENT OF CORRECTIONS** RECORDS DEPARTMENT

Date: APRIL 15,2002	FIL	ED
Honorable CLARENCE MORGAN III	APR 1/5	2002 La Suere
District 5	JULIE N. HALFACRE,	CIRCUIT CLERK
P.O.BOX 721	BY	D.C.
KOSCIUSKO,MS 39090		
RE: Name: ODELL HALLMAN		
Register Number: 82261C		
Offense(s): POSSEESSION OF W	EAPON FELON	
County of Conviction; MONTO	OMERY	
Cause Number(s): 2001-0010CR		
above named subject. In accordance the Mississippi Code, 1972, we as prisoner named above will be release.  APRIL 25,2002		hat theon
Please forward immediately direc in the above cause number.	t to this office, any commitments	not reflected
Respectfully,		
reoperation 1		
Olist December Officer		
Asst. Chief Records Officer  LS  cc: Allene Scatt		
DISTRICT ATTORNEY P.O.BOX 1262 P.O.BOX 765 GRENADA,MS 38902  CIRCUIT CLE P.O.BOX 765 WINONA,MS 3	P.O.BOX 346	POLICE DEPT. 608 SUMIT ST WINONA,MS 38967

P.O. BOX 880 \* PARCHMAN, MISSISSIPPI 38738

### Affidavit

MDOC 82261

VIOLATION OF PROBATION

Cause Number	2001-0010-CR
Before me C. E. Morgan, III, Judge of	of the <u>Circuit</u> Court in and
for <u>Montgomery</u> County, Mississippi, perso	nally cameELLIS BEVIS FO III (Field Officer)
who, being first duly sworn, says that	Odell Hallmon, Jr.
hereinafter referred to as the aforesaid, was on the1	(Probationer)
A.D, convicted of the offense of	of F/A by Convicted in the Circuit Felon
Court of Montgomery County, which Court	sentenced him to serve3years in
the custody of the Department of Corrections and sus	spended 2 years and placed the
aforesaid on post release supervision for a term of _	
the provisions of Mississippi Code 1972, Annotated, Se	ection 47-7-34.
It further appearing that the aforesaid has not prope	erly conducted im self but has violated
the conditions of is post release supervision in a mater	
Condition A: Commit no offenses against the laws of this of to wit: Hallmon was arrested on 1/27/03 by the charged with the new felony crimes of Robbe Condition B: Avoid injurious or vicious habits and avoid powit: when Hallmon was arrested he was with	he Montgomery County Sheriff's Department and ry and Aggravated Assault; ersons or places of disreputable or harmful character to
	Eles how (Field Officer)
Sworn to and subscribed before me this 31st day of	January A. D. <u>2003</u>
	Judge of the Circuit Court in and for Montgomery County
CC: Circuit Clerk (original) Deputy Commissioner of Community Services	FILED
Field Officer	

MDOC\_CQ\_/\_1083\_115

JAN 3 1 2003

JUNE H. HALFACRE, CIRCUIT CLERK

BY

D.C.

DOB: SOC# RACE

SEX

1	1	-	1	3	-	7	4	1 110
	D							
	В	LA	CK					
	N	IAI	F					

MDOC 82261

### Marrant

	CAUSE NUMBE	R2001-0010-CR
In the Name of the State	of <b>M</b> ississippi, and Peace C	Officer of the State of Mississippi:
WHEREAS,	ELLIS BEVIS FO III	has this day made oath before
		helstday ofApril
		hereinafter referred to as the
		of F/A by Convicted in the Circuit
Court of Montgomery	County, which Court se	ntenced him to serve3years in the
custody of the Department	of Corrections and suspe	nded 2 years of said sentence and
placed the aforesaid on post i	elease supervision for a terr	years, in accordance
with the provisions Of Missis	sippi Code 1972, Annotate	d, Sections 47-7-33 & 47-7-35 & 47-7-34.
It further appearing that	the aforesaid has not prop	erly conducted <u>im</u> self, but has violated
the conditions of <u>is</u> pos		
Condition B. Avoid injurious	e new felony crimes of Robber or vicious habits and avoid pe non was arrested he was with	rsons or places of disreputable or harmful character to Charles Guess who is also a convicted felon;
		L - JU
		JAN 3 1 2003 JULIE HI. HALFACRE CIRCUIT CLERI BY LOS LOS D.
You are hereby authorized	I to arrest instanter the afo	resaid Odell Hallmon, Jr.
	, and bring h <u>im</u>	_before me to be dealt with according
to law.	decolthin 31st days	January A.D. 2003
cc: Circuit Clerk (Original) Deputy Commissioner of C Field Officer	d seal this <u>31st</u> day of	Judge of the Circuit Court in and for Montgomery County
		AJ 212

### IN THE CIRCUIT COURT OF Montgomery COUNTY, MISSISSIPPI IN VACATION TERM, 2003

STATE OF MISSISSIPPI	
VS.	CAUSE NO. 2001-0010-CR
Odell Hallmon, Jr.	DEFENDANT
WIT	HDRAWAL OF PROBATION WARRANT
	R OR ANY OFFICER authorized to serve criminal process:
WHEREAS Odell Hallmon, Jr.	, MDOC #82261
was sentenced on April I,	2002 to serve a term of 3
. HE BELLEVILLE HE SEE SEE SEE SEE SEE SEE SEE SEE SEE	Department of Corrections, said sentence being in
Recounty of Montgomery	, State of Mississippi, for the crime of
Possession of F/A by Convicted Fel	·
	ended 2 (two) years thereof for a period of 3 years
years and Odell Hallmon, Jr.	was placed under probation
supervision on April 15,	2002
WHEREAS, having reasons	able cause to believe that Odell Hallmon, Jr.
MDOC # <u>82261</u> , had v	iolated his/her probation agreement, a warrant was
	January , 31 2003 .
WHEREAS, now having re	asonable cause to believe that this warrant should be
withdrawn for the followin	g reasons
Odell Hallmon, Jr. was given a Preli by Justice Court Judge James that the	minary Hearing in Montgomery County Justice Court on 2/11/03 and it was determined ere was not enough evidence and the charges against Hallmon was dismissed.
tile sentencing court was n	cordance with the Mississippi Code of 1972, Annotated, otified of the violation of said offender and a determination n warrant issued on January, 31
OPPERED 1	
ORDERED AND ADJUDGED	THIS 12th DAY OF FEBRUARY 2003
FILED	Circuit Judge
FEB 1 2 2013	

BY\_

\_D.C.

### DEPARAMENT OF CORRECTIONS

### **Affidavit**

MDOC	82261	

### VIOLATION OF PROBATION

Cause Number 2001-0010-CR

Cause Number
Before me C. E. Morgan, III Judge of the Circuit Court in and
for County, Mississippi, personally came Ellis Bevis FO III
who, being first duly sworn, says that Odell Hallman, Jr.  (Probationer)
hereinafter referred to as the aforesaid, was on the day of April
A.D. 2002, convicted of the offense of Possession of Firearm by A in the Circuit
Court of Montgomery County, which Court sentenced him to serve years in
the custody of the Department of Corrections and suspended 2 years and placed the
aforesaid on post release supervision for a term of $\frac{2}{2}$ years, in accordance with
the provisions of Mississippi Code 1972, Annotated, Section 47-7-34.
It further appearing that the aforesaid has not properly conducted him_self, but has violated
the conditions of his post release supervision in a material respect by:
FILED
JUL 1/0 2003  JULIE H. HARFACRE, CIRCUIT CLERK
D.C.
TOPS Does
(Field Officer)
Sworn to and subscribed before me this $\frac{1}{2003}$ day of $\frac{\text{July}}{\text{July}}$ A. D. $\frac{2003}{\text{July}}$
C. F. Wardun
Judge of the Circuit Court
in and for Montgomery County
CC: Circuit Clerk (original)  Deputy Commissioner of Community Services Field Officer

MDOC-CS-4-1983-115

DOB: SOC# Black RACE MALE SEX

MDOC 82261

### **m**arrant

CAUSE NUMBER 2001-0010-CR

WHEREAS, Ellis Bevis FO	III	has this day made oath before
C. E. Morgan, III	that on the 1st	
A. D. 2002 , one Odell Hallma	an, Jr.	hereinafter referred to as the
aforesaid, was convicted of the	offense of Possession of Firearm Convicted Felon	by A in the Circuit
Court of Montgomery	County, which Court sentenced	I him to serve $\frac{3}{2}$ years in the
custody of the Department of C	Corrections and suspended	years of said sentence and
placed the aforesaid on post relea	ase supervision for a term of $\frac{2}{}$	years, in accordance
with the provisions Of Mississipp	oi Code 1972, Annotated, Secti	ons 47-7-33 & 47-7-35 & 47-7-34.
It further appearing that the a	aforesaid has not properly cond	ducted h <u>im</u> self, but has violated
the conditions of his post re	elease supervision in a mate	erial respect by:
		JULE H. HALFACRE, CIRCUIT CLERK  BY
You are hereby authorized to	arrest instanter the aforesaid $\subseteq$	Odell Hallman, Jr.
to law.	10	e me to be dealt with according
Given under my hand and se	eal this <u>///</u> day of <sup>July</sup>	A.D. 2003

KK 82

	STA	TE OF MISSIS	SSIPPI	eding the state of	Arabi Santi
In the Circuit Court of Mc	ontgome.	County.	Cause/Case	2001-0	010CR
TOI	THE MISSISSIPP	PIDEPARTMEN	TOF CORRI	ECTIONS:	
	NOTICE OF	CRIMINAL	DISPOSIT	TON	
You are hereby notified that at	. 11. 1.				CE E Margan III
presiding, the following disposition	n was imposed for the	crime(s) hereinafter	described:	uit, Judge <u>- Mareri</u>	1 (61940) 116
I. A. Disposition(s) Reported: (Check all that apply)	Prisoner Commitme	ont DSuspended Sent	lence/Probation	Acquittal/Dismissal	Provisional Sentence (Complete A-1 If Checked)
A-1. Provisional Sentence . (Compliance/ton-Compliance Constitutes Fixed Disposition)	Non-Adjudicatio		Sentenced under RII Restitution Center in		under Shock ProbationCounty
B. Conviction as Result of:	Guilty Plea	Guilty Plea a	itter	days of Commencem	ent of trial
	Usury Verdict after _	days in	trial 🗓	Revocation Hearing	
II. Name Odell Hallman	0 10	, Allas Cost	Kia .		
SSN	Race	Black Sex	The second second second	ate of Birth 11 3	75
Place of Birth Montgom	loute 1: Box 575,	McCarley: MS 3	38943	f Citizenship US	Âr.
Alien Registration/Immig	ration #		Country o		
III. Count Charge Felsh In.	Possession of Fix	Rearm 1	. 1		į
MS Code <u>§ 97-37-5 (1)</u> Count II Charge		Orig. Case#		Agency	-
MS Code s		Orig. Case#		Agency	
*Count III Charge					
MS Code §	Der Revoking Poot-	Orig. Case#		Agency ·	
IV. Date of Sentence 7 28 63 0	Release Superus		r Time Served (ONLY	for this/these charge[s])_	
Senlence(s) Initially Imposed by	Order: Count 1 2	Count II	L	Count III	
County on Reserve Cide	on of Sentence	Portion of Sentence	To be ser		Other Disposition
	Served (Ymmoo)	Suspended (YnuMoo)	on Probation	(Yrs/Mos) (See I	egend on Reverse Side)
Count II	<del>3.</del>				
. *Count III		•	_		
		lo run concurrent with	<del></del>		
Conditions/Designation of Sente		to run consecutive with chological/Psychiatric	TAlcohol/Drug Treatm	nent/Testina Nother	
V. Confined in Jail					
[On This/These					
Charges Only]					
		•			
Released on Bond Pending App Defendant Currently Housed in:			to		•
VI.Fine \$	Indigent Fe		P	estitution S	ī
Court Costs \$	Attorney F			ther Fees \$	
Conditions of Payment defe		e given credit -			earing,
•		0 .	) •	9	<u> </u>
Send Prisoner Commitments, Provisi	ional Sentence				
Orders and Revocation Ord	lers to:				
그는 [1] 이 그는 사이님은 얼마나 이름 살아보니 아니는 아니는 아니는 아니는 아니는 아니는 아니는 아니는 아니는 아니	IS Llaison IS Supreme Court			jeno.	
P.O. Box 88550 P.	O. Box 117 ackson, MS 39205-0117		On Dio H	Halfacro.	
Send Suspended Sentence/Probation			Circuit Clerk		
Sentence Orders and Revox	cation Orders to:		D.000	Seal D	
	IS Liaison · · · · · · · · · · · · · · · · · · ·	•	ph:	party, re	
723 North President St. P.	O. Box 117 ackson, MS 39205-0117		- Date: July	24,2000	SCINS Form CR1-8/31/94
	AS L'aison (Above Addres	s)·	·	MS Code Ann.	

### IN THE CIRCUIT COURT OF Montgomery COUNTY, Massissippi IN VACATION TERM, \_\_\_\_

STATE OF MISSISSIPPI		
VS.		CAUSE NO. <u>2001-0010-CR</u>
Odell Hallman, Jr.	DEFENDANT	

#### ORDER REVOKING POST RELEASE SUPERVISION

THIS CAUSE CAME ON FOR HEARING THIS DAY ON PETITION TO REVOKE POST RELEASE
SUPERVISION AND IMPOSE SUSPENDED SENTENCE ON DEFENDANT AND THE
COURT HAVING HEARD THE PETITION, FINDS AS FOLLOWS:  Odell Hallman, Jr.
THAT BY ORDER DATED April 01, 2002 SAID DEFENDANT WAS SENTENCED TO SERVE A
TERM OF 3 YEAR (S) IN CUSTODY OF THE STATE DEPARTMENT OF CORRECTIONS, AND THE COURT
SUSPENDED THE IMPOSITION OF2YEARS OF SAID SENTENCE PENDING THE DEFENDANT'S GOOD
BEHAVIOR AND THE DEFENDANT WAS PLACED ON 2 YEAR (S) POST RELEASE SUPERVISION.
THAT THE DEFENDANT HAS VIOLATED THE TERMS OF HIS POST RELEASE
SUPERVISIO Condition A: Commit no offenses against the laws of this or any state of the United States or of the United
States to wit: On April 13, 2003 an arrest warrant was issued for Hallman for the new felony crime of Shooting Into A Dwelling by Kilmicheal, MS Police Department;
Condition G: Report to MS Dept. of Corrections as directed to wit: Hallman did not report as directed for the
months of May, June and July 2003;
Condition H: Permit his Field Officer to visit him at home or elsewhere at any time to wit: Hallman left his
residence at Route 1 Box 575; McCarley, MS in April 2003 and his whereabouts are unknown;
Condition K: Pay monthly Supervision Fees to MS Dept. of Corrections to wit: At this time Hallman owes
\$95.00 in back Supervision Fees to MS Dept. of Corrections; IT IS THEREFURE URDERED THAT SAID PUST RELEASE OUT EXTREMED AND Z YEAR (S) OF
THE 2 YEAR (S) SUSPENSION OF SENTENCE BE AND THE SAME ARE HEREBY REVOKED AND THE
DEFENDANT IS REQUIRED TO SERVE 2 YEAR (S) OF HIS SENTENCE IN THE CUSTODY OF THE STATE
DEPARTMENT OF CORRECTIONS AT A FACILITY TO BE DESIGNATED BY THAT DEPARTMENT, THE
REMAINING O YEAR(S) SHALL REMAIN SUSPENDED CONDITIONED UPON THE DEFENDANT'S GOOD
BEHAVIOR AND THAT HE DOES NOT VIOLATE ANY LAWS UPON HIS RELEASE FROM CUSTODY.
DEFENDANT SHALL BE GIVEN CREDIT FOR TIME SERVED AWAITING THIS HEARING.

ORDERED AND ADJUDGED THIS

CIRCUIT COURT JUDGE

FILED

JUL 2, 8, 2003
JULIE H. HALFACRE, ARCUIT CLERK
BY LOSE CO.C.



## Lanelle G. Martin Montgomery County Circuit Clerk

614 Summit Street
P. O. Box 765
Winona, MS. 38967
Telephone (662) 283-4161
Fax (662) 283-3363

March 26, 2014

Mr. Odell Hallman, Jr. 1135 CR 278 Winona, MS 38967

RE: State of Mississippi vs. Odell Hallman, Jr., a/k/a Cookie

Montgomery Circuit - Cause No. 2001-0010CR

Dear Mr. Hallman:

Under the terms of the April 1, 2002, Judgment entered against you, you were ordered to pay certain fees and costs totaling \$270.50. These costs and fees were to be paid within one (1) year of the date of your release from incarceration (on or about October 28, 2013). Enclosed is a copy of your Judgement and Cost Bill.

Yours very truly,

MONTGOMERY COUNTY CIRCUIT CLERK

Lanelle G. Martin

/lgm

cc: Ellis Bevis

rered to pay certain

12 year of the date
2 copy of your

I to pay cercup ser of the date secon of xour COST BILL, IMINAL CASES, CIRCUIT COUR.

NO.

429

STATE OF MISSISSIPPI Montgomery County

CASE NO. 2001-0010CR

STATE OF MS V. ODELL HALLMON JR A/K/A COOKIE

ATTY: H LEE BAILEY

=================	==========	=======	
CLERK	FEE		==========
SHERIF		• • • • • • • • • • • • • • • • • • • •	75.00
		•••••	25.00
	ADMINISTRATOR	••••••	2.00
JURY T		• • • • • • • • • • • • • • • • • • • •	3.00
	REPORTER		10.00
LAW LI		• • • • • • • • • • • • • • • • • • • •	2.50
	ATTORNEY		3.00
	CONSTITUANTS		.50
	SUB-TOTAL	\$	121.00
OTHER	FELONIES		149.50
	TOTAL	\$	270.50
	PAYMENTS	\$	
	BALANCE	\$	270.50

I certify that the foregoing is a true Bill of Costs and statement of Fines in the above styled case, this the 19th day of February , 2014.

By \_\_\_\_\_ D.C. Lanelle G. Martin, Circuit Clerk

Saissin.

5/U9/2018 JCCASM JUSTICE COURT - CRIMINAL case #: 17644 Case File Maintenance 13:20:58 Case #: 17644 \*Location 0000 Issued Type: A AFFID Filed Accident 10/15/2001 Cit #: L PEEPLES 10/15/2001 Defendant (L/F/M/gen): HOLMAN ODELL dant (L/F/M/gen): HOLMAN

Physical Address: JAIL

Mailing Address:

City/St/Zip: VAIDEN

State: Sex: \*Race:
License #: State: Year:

Model Year: Vehicle Type: \_\_\_\_ Part Pay \*ID: \_\_\_\_ \*Sts: \*Collect Agt: \_\_\_ DL#/Cls: DL#/Cls: Auto License #: \*Race: DOB: Make: N N and the second s Speed: Zone: BAC: 000 \*Officer ID: 000 OFFICER, NONE \*Fine Code: 231 FELONY \*Violation: FEL FELONY \*Court Date: 10/18/2001 900 AM Location: 2 \*Judge: B BINGHAM, MARY Comment: 10-Day: Show Cause: DR-15: Issued Carrant-----Issued

Enter=Accept F2=Affidavit F4=Prompt F6=Notes F7=Invoices F8=Orders F24=More..

Date Paid Amt Paid Rect Num

23 363

Tot Chg Tot Adj Tot Paid Bal Due

5/09/2018 Case #: 0017644

CARROLL COUNTY - VAIDEN J/C Case Information Sheet

15:12:41 JCINOPI

Type: A AFFID Cit #: L PEEPLES Location

Issued 10/15/2001 Filed Accident

10/15/2001 N

Defendant: HOLMAN

ODELL

Part Pay

Physical Address: JAIL

ID:

Sts:

Mailing Address:

City/St/Zip: VAIDEN

MS 39176

Collect Agt:

DL / SSN #:

Speed:

State:

Sex:

DOB:

Auto License #:

State:

Model Year:

Year: 0000

Race:

CMV HAZ

N N

Make:

Zone: BAC:

Officer ID: 000

OFFICER, NONE

OPEN

Fine Code: 231 FELONY

Violation: FEL FELONY Judge: B BINGHAM, MARY

Vehicle Type:

Court Date: 10/18/2001 Location: 2 Comment:

10-Day:

Show Cause:

DR-15:

-----Warrant-----

Issued Served

Βy

Plea

Finding R REMAND

Appear Status

Docket#: 23 363

Date Paid Amt Paid

Rect Num

Tot Chg

Tot Adj Tot Paid Bal Due

\*\*\*\*\*\*\*\*\*\*\*\*\*\*

\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\* COURT ORDERS:

Rect # Amount Date

Rect # Amount

10/06/2017 Case #: 0026192

#### MONTGOMERY COUNTY Case Information Sheet

15:47:07 JCINQPI

Location Type: H MHP

Issued

Filed Accident

ID:

Cit #: 7-070961 HWY 82

9/10/2002 10/01/2002 N

Defendant: HALLMON ODELL

JR

Part Pay

Physical Address: Mailing Address:

Sts:

Collect Aqt:

City/St/Zip:

Sex: M Race: B DOB: State:

Auto License #: 165WR

State: MS Year: 2003

CMV HAZ

Make: CHEVY

DL / SSN #:

Model Year: 1994 Vehicle Type: CAPRICE

N N

Speed: Zone:

BAC:

Officer ID: D2-BM MC CLURG, BILLY M Fine Code: 140 NO DRIVERS LICENSE Violation: NO DL NO D.L./VIOLAT D L R

Judge: D BOND, DONALD

Court Date: 10/15/2002 Location: Comment: SEE COURT ORDERS.

10-Day: 10/16/2002 Show Cause:

DR-15: 10/29/2002

------Warrant-----

Served By Plea Issued 12/11/2002 12/11/2002 JDB G GUILTY G GUILTY

Finding

Appear Status Docket#: Y C CLOSED

44 367

Date Paid Amt Paid Rect Num 12/23/2002 21.00

Tot Chg

Tot Adj

Tot Paid Bal Due

25580

173.00

173.00

COURT ORDERS:

10/15/2002 continued until other tickets are paid-if others are paid as agreed-this charge to be dismissed

\*

Rect #

Amount

Date

Rect # Amount

25530 25580

152.00

12/11/2002 21.00 12/23/2002

#### STATE OF MISSISSIPPI ABSTRACT OF COURT RECORD MONTGOMERY COUNTY

Agency Code: 9049 Ticket No: 7-070961

Date: 10/06/2017

DEFENDANT	D. D. J. C.V.	Com MATE
Name: <u>HALLMON</u> , <u>ODELL</u> JR	Race: BLACK	Sex: MALE
Physical Address:  Mailing Address:  City:  State:		
Mailing Address:		
City: State:	Zip Code State: Date of Birth	
City: State: Drivers License Number:	State: Date of Birth	•
VEHICLE INFORMATIONRegistration (Tag) No: 165WRVehicle Model Year: 1994Make: CF	State: <u>MS</u> HEVY Ty	Year: 2003 pe: <u>CAPRICE</u>
VIOLATION  Charged With: NO DRIVERS LICENSE  Date of Violation: 9/10/2002 Court Date: Charges Were Filed By: MC CLURG, BILLY MICCOMMENTS: SEE COURT ORDERS.  Defendant Entered a Plea of: GUILTY  Judgement of Court: GUILTY  By Judge: BOND, DONALD	10/15/2002 Hwy or Street: CHAEL Badge	HWY 82
Remarks by Court: 10/15/2002  continued until other tickets are paragreed-this charge to be dismissed  Case Notes:	id-if others are paid as	
Defendant was Fined:98.00_ Sentenced To:	Plus Assessments o	f: 75.00
Bail Forfeited ( ) Fine Paid ( )	Appealed ( )	
I Certify That This is a True and Correct Docket: $\phantom{00000000000000000000000000000000000$	Copy of My Court Record as Page: <u>367</u>	Recorded in
Signed:	Title:	
Date:		

#### MONTGOMERY COUNTY Case Information Sheet

15:47:32 JCINQPI

Type: H Cit #:

MHP 7-070962 HWY 82 Issued

Filed Accident

10/01/2002 N 9/10/2002

Defendant: HALLMON

ODELL

JR

Part Pay

ID: OJH

Physical Address: Mailing Address:

Sts: P Collect Agt:

City/St/Zip:

Race: B DOB: Sex: M State:

Auto License #: 165WR

State: MS Year: 2003

CMV HAZ

Make: CHEVY

DL / SSN #:

Model Year: 1994 Vehicle Type: CAPRICE

N N

Speed: Fine Code: 251 NO INSURANCE

Zone:

BAC:

Location

Officer ID: D2-BM MC CLURG, BILLY M

Violation: NOINS NO INSURANCE

Court Date: 10/15/2002 Location:

Judge: D BOND, DONALD

Comment:

10-Day: 10/16/2002

Show Cause:

Date

DR-15: 10/29/2002

-------Warrant-----

Served By Issued 12/11/2002 12/11/2002 JDB

25772

Plea G GUILTY

Finding G GUILTY Appear Status Y C CLOSED

Docket#: 44 368

Date Paid Amt Paid 1/21/2003

36.00

Rect Num 25772

Tot Chq 175.00

Tot Adj

Bal Due

Tot Paid 175.00

\* CASE NOTES:

1/10/2003

called and sd that he will come in Monday to pay. He is just coming from Jackson to see his sister who is very sick in

the hospital. \*

COURT ORDERS:

10/15/2002

defendant provided proof of ins. purchased-to pay 70.00 etw

starting 10/28/02 10/15/2002

Rect # Amount Rect # Amount Date

12/11/2002 25529 25.00 12/23/2002 14.00 25581 12/27/2002 35.00 25597 1/03/2003 35.00 25642 1/14/2003 25729 30.00 1/21/2003

36.00

Agency Code: 9049 Ticket No: 7-070962

DEFENDANT	
Name: HALLMON, ODELL JR	Race: BLACK Sex: MALE
Physical Address:	
Mailing Address:	
City:	State: Zip Code:
Drivers License Number:	State: Date of Birth:
VEHICLE INFORMATION	
Registration (Tag) No: 165WR	State: MS Year: 2003
Vehicle Model Year: 1994 Ma	ke: CHEVY Type: CAPRICE
VIOLATION	
Charged With: NO INSURANCE	% BAC: Speed: Zone:
Date of Violation: 9/10/2002 Court	Date: 10/15/2002 Hwy or Street: HWY 82
Charges Were Filed By: MC CLURG, BIL	LY MICHAEL Badge No: D002
Comments:	
Defendant Entered a Plea of: GUILTY	
Judgement of Court: GUILTY	
By Judge: BOND, DONALD	
Remarks by Court: 10/15/2002	
defendant provided proof of ins	s. purchased-to pay 70.00 etw
starting 10/28/02	
Case Notes:	
1/10/2003 called and sd that	he will come in Monday to pay. He is just
coming from Jackson	n to see his sister who is very sick in
the hospital.	
	Plus Assessments of: 175.00
Defendant was Fined: Sentenced To:	Flus Assessments of. 175.00
Bail Forfeited ( )	Appealed ( )
Fine Paid ( )	
I Certify That This is a True and Co	orrect Copy of My Court Record as Recorded in
Docket: 44	Page: <u>368</u>
Case: 26193	
Signed:	Title:
Date:	

#### MONTGOMERY COUNTY Case Information Sheet

15:46:44 JCINQPI

Location Type: H MHP

Issued

Filed Accident Issued Filed Acc 9/10/2002 10/01/2002 N

Cit #: 7-070960 HWY 82

Defendant: HALLMON ODELL

Part Pay ID: OJH

Physical Address: Mailing Address:

Sts: P Collect Aqt:

City/St/Zip:

Sex: M Race: B DOB:

JR

CMV HAZ

Auto License #: 165WR

State: State: MS Year: 2003 Model Year: 1994 Vehicle Type: CAPRICE

N N

Make: CHEVY

Speed:

DL / SSN #:

BAC:

Officer ID: D2-BM MC CLURG, BILLY M Violation: TIWIN TINTED WINDOWS

Judge: D BOND, DONALD

Court Date: 10/15/2002 Location: Comment: SEE COURT NOTES.

Zone:

Fine Code: 289 TINTED WINDOWS

10-Day:

Show Cause:

DR-15:

------Warrant-----

Issued Served By Plea Finding Appear Status Docket#: 12/11/2002 12/11/2002 JDB G GUILTY G GUILTY Y C CLOSED 44 366

44 366

Date Paid Amt Paid Rect Num 12/11/2002 103.00 25528

Tot Chg Tot Adj Tot Paid Bal Due

173.00

173.00

CASE NOTES:

9/30/2002 called and sd that he wants to come to court on 10082002.

\*

COURT ORDERS:

10/15/2002 ordered to pay 70.00 etw starting 10/28/02 \*

Rect # Amount Amount Date Rect #

70.00 10/21/2002 25146 25528 103.00 12/11/2002

#### MONTGOMERY COUNTY Case Information Sheet

15:47:07 JCINQPI

Location Type: H MHP

Issued

Filed Accident

ID:

Cit #: 7-070961 HWY 82

9/10/2002 10/01/2002 N

Defendant: HALLMON ODELL

JR

Part Pay

Physical Address: Mailing Address:

Sts:

Collect Aqt:

City/St/Zip:

Sex: M Race: B DOB: State:

Auto License #: 165WR

State: MS Year: 2003

CMV HAZ

Make: CHEVY

DL / SSN #:

Model Year: 1994 Vehicle Type: CAPRICE

N N

Speed: Zone:

BAC:

Officer ID: D2-BM MC CLURG, BILLY M Fine Code: 140 NO DRIVERS LICENSE Violation: NO DL NO D.L./VIOLAT D L R

Judge: D BOND, DONALD

Court Date: 10/15/2002 Location: Comment: SEE COURT ORDERS.

10-Day: 10/16/2002 Show Cause:

DR-15: 10/29/2002

------Warrant-----

Served By Plea Issued 12/11/2002 12/11/2002 JDB G GUILTY G GUILTY

Finding

Appear Status Docket#: Y C CLOSED

44 367

Date Paid Amt Paid Rect Num 12/23/2002 21.00

Tot Chg

Tot Adj

Tot Paid Bal Due

25580

173.00

173.00

COURT ORDERS:

10/15/2002 continued until other tickets are paid-if others are paid as 10/15/2002 agreed-this charge to be dismissed

\*

Rect #

Amount

Date

Rect # Amount

25530 25580

152.00

12/11/2002 21.00 12/23/2002

Agency Code: 9049 Ticket No: 7-070960

DEFENDANT		
Name: HALLMON, ODELL JR	Race: <u>BLACK</u>	Sex: MALE
Physical Address:		
Mailing Address:		-1-
City: State	e: Zip Co	ode:
Drivers License Number:	State: Date of Bir	ctn:
VEHICLE INFORMATION		27
Registration (Tag) No: 165WR		Year: 2003
Vehicle Model Year: 1994 Make:	CHEVY	Type: <u>CAPRICE</u>
VIOLATION		
Charged With: TINTED WINDOWS	% BAC: Speed:	Zone:
D 1	$\cdot$ 10/15/2002 Hwar or Street	- • HWY 82
Charges Were Filed By: MC CLURG, BILLY M	IICHAEL Bado	ge No: <u>D002</u>
Comments: SEE COURT NOTES.		
Defendant Entered a Plea of: GUILTY		
Judgement of Court: GUILTY		
By Judge: BOND, DONALD		
D 1 - h G 10/15/2002		
Remarks by Court: 10/15/2002 ordered to pay 70.00 etw starting 1	0/28/02	
Case Notes:	. 67 267 62	
9/30/2002 called and sd that he w	ants to come to court on 3	10082002.
37 30 <u>7 2002                                </u>		
Defendant was Fined: 98.00	Plus Assessments	s of:75.00
Sentenced To:	- 7 7 ( )	<u> </u>
Bail Forfeited ( )	Appealed ( )	
Fine Paid ( )		
I Certify That This is a True and Correct	ct Copy of My Court Record	as Recorded in
Docket: 44	Page: <u>366</u>	
Case: 26191		
Signed:	Title:	
Date:		

Agency Code: 9049 Ticket No: 7-070961

DEFENDANT	D. D. J. C.V.	G MATE
Name: <u>HALLMON</u> , <u>ODELL</u> JR	Race: BLACK	Sex: MALE
Physical Address:  Mailing Address:  City:  State:		
Mailing Address:	— Tin Codo	
City: State:	Zip Code State: Date of Birth	
City: State: Drivers License Number:	State: Date of Birth	• 10 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
VEHICLE INFORMATIONRegistration (Tag) No: 165WRVehicle Model Year: 1994Make: CF	State: <u>MS</u> HEVY Ty	Year: 2003 pe: <u>CAPRICE</u>
VIOLATION  Charged With: NO DRIVERS LICENSE  Date of Violation: 9/10/2002 Court Date: Charges Were Filed By: MC CLURG, BILLY MICCOMMENTS: SEE COURT ORDERS.  Defendant Entered a Plea of: GUILTY  Judgement of Court: GUILTY  By Judge: BOND, DONALD	10/15/2002 Hwy or Street: CHAEL Badge	HWY 82
Remarks by Court: 10/15/2002  continued until other tickets are paragreed-this charge to be dismissed  Case Notes:	id-if others are paid as	
Defendant was Fined:98.00_ Sentenced To:	Plus Assessments o	f: 75.00
Bail Forfeited ( ) Fine Paid ( )	Appealed ( )	
I Certify That This is a True and Correct Docket: $\phantom{00000000000000000000000000000000000$	Copy of My Court Record as Page: <u>367</u>	Recorded in
Signed:	Title:	
Date:		

#### MONTGOMERY COUNTY Case Information Sheet

15:46:44 JCINQPI

Location Type: H MHP

Issued

Filed Accident Issued Filed Acc 9/10/2002 10/01/2002 N

Cit #: 7-070960 HWY 82

Defendant: HALLMON ODELL

Part Pay ID: OJH

Physical Address: Mailing Address:

Sts: P Collect Aqt:

City/St/Zip:

Sex: M Race: B DOB:

JR

CMV HAZ

Auto License #: 165WR

State: State: MS Year: 2003 Model Year: 1994 Vehicle Type: CAPRICE

N N

Make: CHEVY

Speed:

DL / SSN #:

BAC:

Officer ID: D2-BM MC CLURG, BILLY M Violation: TIWIN TINTED WINDOWS

Judge: D BOND, DONALD

Court Date: 10/15/2002 Location: Comment: SEE COURT NOTES.

Zone:

Fine Code: 289 TINTED WINDOWS

10-Day:

Show Cause:

DR-15:

------Warrant-----

Issued Served By Plea Finding Appear Status Docket#: 12/11/2002 12/11/2002 JDB G GUILTY G GUILTY Y C CLOSED 44 366

44 366

Date Paid Amt Paid Rect Num 12/11/2002 103.00 25528

Tot Chg Tot Adj Tot Paid Bal Due

173.00

173.00

CASE NOTES:

9/30/2002 called and sd that he wants to come to court on 10082002.

\*

COURT ORDERS:

10/15/2002 ordered to pay 70.00 etw starting 10/28/02 \*

Rect # Amount Amount Date Rect #

70.00 10/21/2002 25146 25528 103.00 12/11/2002

Agency Code: 9049 Ticket No: 7-070960

DEFENDANT		
Name: HALLMON, ODELL JR	Race: <u>BLACK</u>	Sex: MALE
Physical Address:		
Mailing Address:		-1-
City: State	e: Zip Co	ode:
Drivers License Number:	State: Date of Bir	ctn:
VEHICLE INFORMATION		27
Registration (Tag) No: 165WR		Year: 2003
Vehicle Model Year: 1994 Make:	CHEVY	Type: <u>CAPRICE</u>
VIOLATION		
Charged With: TINTED WINDOWS	% BAC: Speed:	Zone:
D 1	$\cdot$ 10/15/2002 Hwar or Street	- • HWY 82
Charges Were Filed By: MC CLURG, BILLY M	IICHAEL Bado	ge No: <u>D002</u>
Comments: SEE COURT NOTES.		
Defendant Entered a Plea of: GUILTY		
Judgement of Court: GUILTY		
By Judge: BOND, DONALD		
D 1 - h G 10/15/2002		
Remarks by Court: 10/15/2002 ordered to pay 70.00 etw starting 1	0/28/02	
Case Notes:	. 67 267 62	
9/30/2002 called and sd that he w	ants to come to court on 3	10082002.
37 30 <u>7 2002                                </u>		
Defendant was Fined: 98.00	Plus Assessments	s of:75.00
Sentenced To:	- 7 7 ( )	<u> </u>
Bail Forfeited ( )	Appealed ( )	
Fine Paid ( )		
I Certify That This is a True and Correct	ct Copy of My Court Record	as Recorded in
Docket: 44	Page: <u>366</u>	
Case: 26191		
Signed:	Title:	
Date:		

# MONTGOMERY COUNTY SHERIFF'S DEPARTMENT PHONE: (662) 283-3343

# ARREST REPORT

Nama	of Pers	A										Case	e Nun	abei	: 6	0301	2703		
	on Jr., on		ested:														Date:		
	ss of Su														_		/2003		
			cCarley	Miss	sissinn	i										ime:			
Social	Securit	v No.:		, 1,1100	этээгрр				Driver	o I ia	X	T					hours		
		,							Driver	S LIC	ense N	0.:			Stat	e:	Type:		xpires:
Age:	Race:	Sex:	Eyes:	Hair	: He	ight:	Weig	ght:	Date of	Birtl	1.	Pla	ce of I		MS	Total	R tooes:	1.	1/13/06
28	В	M	BR	BL	6'0		280	,	01/13/1			1 la	cc 01 1	ווו נונ	•	Tau	iooes.		
	Arrest		_								How	Arres	t Made	e:					
			Courth								Warr	ant No	o.			Wa	arrant Da	te	
Offens	se(s) sus	spected	or charg	ged:															
Aggra	vated A	ssault;	Strong A			/													
01/27/	ffense o	committ	ed:		Time:									Co	urt:				
	offense	20000	ittad.		15:00		D					Т					y Justice		
			ad ~ W	linone	MC		e Pren dentia	nises:				Busi	iness T	rade	Na Na	me:			
Armed	·	Yes		No	i, IVIS			27	1 ' 1	1									
	 Veapon		Jnknow			Chec	k an Drunk	items w	hich app			٦							
	us Arre						Diulir		_ Drinki			Cursec	_		Resi	sted		No	one
Yes								Yes	person a	arreste	ed for	same o	offense	e:					
Vehicle	e	Year	r:	Make	.	Mod	el·	- 150761	tyle:		olor:	C4		Г.		_			
Involve	ed	100 0020				11100	CI.		tyle.		olor.	Si	ate:	Exp	o.:	Whe	ounded _	_ Ye	s _ No
Proper	ty place	d in evi	dence re	oom:					-							VV IIC	16?		
Name	of Comp	olainant	:					Relati	onship o	f Con	nplaina	ant &	Suspe	ct – i	f an	v			
David.								None			•		1						
Addres	s of Co	mplaina	int:										Best	Pho	ne:		Othe	r Pho	ne:
Witness	mmit Si	reet ~	Winona	a, Mis			67						(662	) 28:	3-33	43			-1121
Witnes	ses Na	me(s):			Addr	ess:				Age	: P	none:		C	uar	dian:			
2					erra di teore sa						_								
-																			
Note fa	cts of a	rrest no	t includ	ed abo	ve														
				- 400															
				-1112-															
							-												
			-	-															
Additio	nal note	s and c	ommen	ts:						Name of the last o									
														like siles se					
	-																AT THE RESERVE		
D 1 4																			
Bond A		4- C'	P 6	1 100	D				Court I				9:00	hour	s	- C. N 1127			
Arrestin	s Kigh	ts Give	n By: S	heriff	Bill T	hornb			01/27/03				Lo	catio	n: S	Sherif	f's Depa	rtmer	nt
Arrestin	g Office	er: Dep	uty Kev	ın Hu	ittman			Report	Made E	By: D	eputy	Kevin	Huffr	nan					

Agency Code: 9049 Ticket No: E PHILLIPS

Date: 3/19/2003

Mailing A	LMON, ODELL JR Address: RT 1 BOX 575 ddress:			Sex: <u>MALE</u> Code: <u>38943</u> Birth: <u>11/13/1975</u>
VEHICLE II Registrat Vehicle M	NFORMATION ion (Tag) No: odel Year: Ma			Year:
VIOLATION Charged W Date of V Charges We Defendant Judgement		% BAC Date: 2/11/ LTY	: Speed:	Zone:
Remarks by 01/28 prel: CA mo	v Court: 1/28/2003 3/03-initial appearance don im set for 2/11/03-defendan oved to amend Robbery to pe ett-judge dismissed	e <u>-bond set a</u> ts atty is l	man lahaman	
Sentenced	was Fined:		Plus Assessmer	nts of:
			Appealed (	)
I Certify	That This is a True and Cor Docket: 45 Case: 26894	rrect Copy o	f My Court Recor Page: <u>469</u>	rd as Recorded in
Bigned:		Title	9	
Jate:				

#### MONTGOMERY COUNTY Case Information Sheet

15:43:07 JCINQPI

Type: A AFFIDV Cit #: E PHILLIPS

Location

Issued

Filed Accident

1/27/2003 N 1/27/2003

Defendant: HALLMON

ODELL

JR

Part Pay

Physical Address: Mailing Address:

City/St/Zip:

ID: Sts:

Collect Aqt:

DL / SSN #:

Auto License #:

State:

Sex: M Race: B DOB:

Violation: FELON FELONY

Make:

State: Model Year:

Year: 0000 Vehicle Type: CMV HAZ N N

Zone:

BAC:

Officer ID: NOI

INVOLVED, NO OFFICER

Fine Code: 900 FELONY

Court Date: 2/11/2003 Location:

By

Judge: J JAMES, DELORIS

Comment: AGG. ASST.

10-Day:

Show Cause:

DR-15:

-------Warrant-----

Served Issued

Plea N NOTGUL Finding F NB OVER

Appear Status F NB OVER Y

Docket#: 45 468

Date Paid Amt Paid

Rect Num

Tot Chg

Tot Adj Tot Paid Bal Due

CASE NOTES:

\*

COURT ORDERS: 1/28/2003

01/28/03-initial appearance done-bond set at \$50,000.00 prelim set for 2/11/03-defendants atty is Webb Franklin

1/28/2003 1/28/2003

CA moved to dismiss-lack of evidence 

Rect #

Amount

Date

Rect #

Amount

Date

Agency Code: 9049 Ticket No: E PHILLIPS

DEFENDANT	Race: BLACK	Sex. MALE
Name: HALLMON, ODELL JR		5611. <u>11-11-</u>
Physical Address:  Mailing Address:  City:  Sta		
Mailing Address:	ate: Zip	Code:
City: Sta	Ctato: Date of B	irth:
Drivers License Number:	State: Date of D	
VEHICLE INFORMATION	State:	Year:
Registration (Tag) No: Make	scace	Year: Type:
Vehicle Model Year: Make		175-
VIOLATION	% PAG. Sneed.	Zone:
Charged With: FELONY	7 DAC: DPCCU.	et:
VIOLATION Charged With: FELONY Date of Violation: 1/27/2003 Court Da	te: $\frac{2/11/2003}{1}$ Hwy Of Bere	dge No:
Charges Were Filed By:		.age 1.01
Comments: AGG, ASST.		
Defendant Entered a Plea of: NOT GUILT	Υ	
Judgement of Court: NOT BOUND OVER		
By Judge: JAMES, DELORIS		
Remarks by Court: 1/28/2003  01/28/03-initial appearance done- prelim set for 2/11/03-defendants CA moved to dismiss-lack of evide Case Notes:	atty is webb frankrin	
	Plus Assessmer	nts of:
Defendant was Fined:	11001100	
Sentenced To:  Bail Forfeited ( )	Appealed (	)
Fine Paid ( )	- 11	
I Certify That This is a True and Corr Docket: <u>45</u> Case: <u>26893</u>	rect Copy of My Court Reco Page: <u>468</u>	rd as Recorded in
Signed:	Title:	
prairea.		
Date:		

#### MONTGOMERY COUNTY Case Information Sheet

15:43:52 JCINOPI

Type: A AFFIDV Cit #: E PHILLIPS

Location

Issued 1/27/2003 Filed Accident

1/27/2003 N

Defendant: HALLMON

ODELL

JR

Part Pay

Physical Address: Mailing Address:

Race: B DOB:

ID: Sts: Collect Aqt:

City/St/Zip:

State: State:

N NOTGUL

Sex: M Year: 0000

CMV HAZ

Auto License #: Make:

Model Year:

Vehicle Type:

N N

Speed:

Issued

DL / SSN #:

Zone:

BAC:

Officer ID: NOI INVOLVED, NO OFFICER Violation: FELON FELONY

Fine Code: 900 FELONY

Court Date: 2/11/2003 Location: Judge: J JAMES, DELORIS

Y

Comment: ROBBERY

10-Day: DR-15:

Show Cause:

------Warrant-----

Served

By Plea

Finding F NB OVER Appear Status F NB OVER Docket#: 45 469

Date Paid Amt Paid

Rect Num

Tot Chq

Tot Adj Tot Paid Bal Due

COURT ORDERS:

1/28/2003 1/28/2003 01/28/03-initial appearance done-bond set at \$50,000.00 prelim set for 2/11/03-defendants atty is Leon Johnson

1/28/2003

CA moved to amend Robbery to personal property of his wallett-judge dismissed

1/28/2003 \*

Rect # Amount Date

Rect #

Amount

Date

Agency Code: 9049 Ticket No: E PHILLIPS

DEFENDANT Name: HALLMON, ODELL JR Physical Address:		4
Mailing Address:  City: State: Drivers License Number:		Zip Code:
VEHICLE INFORMATION         Registration (Tag) No:         Vehicle Model Year:       Make:	State:	Year:
VIOLATION Charged With: FELONY Date of Violation: 1/27/2003 Court Date: Charges Were Filed By: Comments: ROBBERY Defendant Entered a Plea of: NOT GUILTY Judgement of Court: NOT BOUND OVER By Judge: JAMES, DELORIS	% BAC: Sp 	peed: Zone: Street: Badge No:
Remarks by Court: 1/28/2003  01/28/03-initial appearance done-bond prelim set for 2/11/03-defendants att CA moved to amend Robbery to personal wallett-judge dismissed	A IS PEON ACTURED	
Case Notes:  Defendant was Fined:		essments of:
Sentenced To:  Bail Forfeited ( )  Fine Paid ( )		led ( )
I Certify That This is a True and Correct Docket: 45 Case: 26894	Copy of My Court Page: _	Record as Recorded in 469
Signed:	Title:	
Date:		

Montgomery County Justice Court Karen Carter, Clerk P.O. Box 229 Winona, Ms. 38967 (662) 283-2290

# **BOND AMOUNT**

To: Carroll/Montgomery Regional Facility From: Montgomery County Justice Court

Re: Odell Hallmon Jr.

Charge: aggravated assault and Robbery

Case No.: 26893,26894

The bond amount on this deferdant was set at \$50,000.00 by Judge Deloris James on the 28th day of January , 2003.

The court date for this case is scheduled for February 11,2003.

Karen Carter, Justice Court Clerk

Agency Code: 9049 Ticket No: E PHILLIPS

Date: 3/19/2003

Mailing A	LMON, ODELL JR Address: RI 1 BOX 575 ddress:	***************************************	Race: <u>BLACK</u> Zip Code:  Date of Birth:	
VEHICLE I Registrat Vehicle M	NFORMATION ion (Tag) No:			
VIOLATION Charged W Date of V Charges We Defendant Judgement		% BAC:	Speed: OO3 Hwy or Street:	Zone:
Remarks by 01/28 prel: CA mo	y Court: 1/28/2003 3/03-initial appearance done-bon im set for 2/11/03-defendants at oved to amend Robbery to persona att-judge dismissed	TV TO LO	OD Johnson	
Defendant Sentenced	was Fined:		Plus Assessments of	8 9
	Bail Forfeited ( ) Fine Paid ( )		Appealed ( )	
I Certify	That This is a True and Correct  Docket: 45  Case: 26894	Copy of	My Court Record as I Page: <u>469</u>	Recorded in
Bigned:		Title:		
)ate:				

# THE STATE OF MISSISSIPPI

MONTGOMERY COUNTY

$\mathbf{TO}$	THE	SHERIFF	:

This is to authorize you to release Adell Hallmon, Jun	
On the charge of aggravated Assault, Robbery	_
BOND ( )	
PAID ( )	
DISMISSED (X)	
This the	
Justice Court Judge, Montgomery County	_

# Winona Police Department

## ARREST REPORT

City of Winona, Mississippi 38967 Phone (601) 283-1121

NO				

NO	J1) 283-1121 NO
NAME OF PERSON ARRESTED	ALIAS OR NICKNAME(S) ARREST DATE
ADDRESS OF SUSPECT	OCCUPATION TIME TO M
R1 1 Box 575 MM	AM S
SOCIAL SECURITY NO PRIVER'S	LIGENSE INFORMATION
STATE MCS.	TYPE EXPIRES
AGE RACE SEX EYES HAIR HEIGHT WEIGHT DATE OF	OF BIRTH PLACE OF BIRTH TATTOOES OR ID. MARKS
11/4 BIK KI Bro BIK 62 / 1/-1	3-75 11/14 1/11/1
WHERE ARRESTED	HOW ARREST MADE: ON VIEW CALL WARRANT
	WARRANT NO. WARRANT DATE
OFFENSE(S) SUSPECTED OR CHARGED	/ / /
Allowing Unlicen	sed driver to drive
DATE OFFENSE COMMITTED TIME	
02-14-03 10:18 DP.M	The state of the s
WHERE OFFENSE COMMITTED TYPE PREMIS	/ BOSINESS TRADE NAME
N/	
ARMED YES NO TYPE WEAPON  APPLICATION NO  TYPE WEAPON	CHECK ALL ITEMS WHICH APPLY
PREVIOUS APPESTS	DRUNK DRINKING CURSED RESISTED DATE
4es	OTHER PERSONS ARRESTED FOR SAME OFFENSE
VEHICLE YEAR MAKE, MODEL STYLE COLOR	LICENSE # STATE EXP. IMPOUNDED XYES ON
INVOLVED 92 Chew Capy, 4-dr Wh	
PROPERTY PLACED IN PROPERTY ROOM	te 18. 03 WHERE VANCE
A	$\mathcal{A}$
NAME OF COMPLAINANT	RELATION OF COMPLAINANT & SUSPECT - IF ANY?
Winora Police Sept.	NIA
ADDRESS OF COMPLAINANT	BEST PHONE OTHER PHONE
(cas Summit	H. 283-1/41 N/14
WITNESSES NAME. BEST CONTACT ADDRESS	AGE BEST PHONE OTHER PHONE PARENT OR GUARDIAN?
1 Jodes WindAM	W/4 283-1140   W/A N/A
$\leftarrow$ $\sim$	11111 200 1110
2 Johnny Glean Hergrove	N/4 283-1140 N/H N/H
NOTE FACTS OF ARREST NOT INCLUDED ABOVE.	
Subject above was a	ices a citation for Allowing
an unlicensed driver to d	rive within the city limits
(1).	
ot Winosa.	
	217A. 63 <sup>52</sup> Mo3-800237
	21/11.00
	Ma3 - 800 2 37
	11105-00201
ARRESTEE'S RIGHTS GIVEN BY DATE	TIME PLACE
RESULTS OF INVESTIGATION	NCIC #
ARRESTING OFFICERS	T. IIIAL DISPOSITION
taravoce, Small ( livethal, Set. a	NOHHHVI
Denicht Use supplementary report for addit	ional information not covered above.

STATE OF MISSISSIPPI - UNIFORM TRAFFIC TICKET IN THE COURT DESIGNATED BELOW, THE AFFIANT HEREIN, BEING DULY SWORN, UPON OATH						
DOES DESOSE AND SAY: AT THE FOLLOWING	LOCATION, TIME AND DATE:					
COUNTY/MUNICIPALITY OF:	4903 Nº 009724					
MONTGOMERY COUNTY CITY OF WINONA	JUDICIAL DISTRICT 1 2					
Location of Violation	AUNear HWY, 82					
Day Date Time	P Accident District Precinct					
Fr. 12-14-13 MAM PM	1 yes & 0					
Defendant: (First Name, Middle Name	Last Name )					
Odell Hau	Ilmon Ir.					
Address 7 Box 5	575.					
City, State	Zip Code					
McCarley	Ms. 38943					
Driver's License Number	Class State Sex Race Date of Birth					
	R   Ms, M B/K   1-13-75					
Vehicle License Number State Year	Make Model Type					
That the above named defendant, while op	erating the aforementioned motor vehicle, did					
willfully and unlawfully commit the offense ( (Check Only One Offense Each Ticket)	F02 Child Restraint Violation					
Speed Zone	☐ F04 Seatbelt Violation					
	B51 No Drivers License (Expired)					
S92 Speeding	B55 No Motor Vehicle Inspection (Expired)					
M14 Disregard For Traffic Device	B53 Expired Tag					
☐ N70 Driving Wrong Side Road	B26 Driving While License Suspended (Under Implied Consent Law)					
☐ B26 Driving While License Suspended ☐ M34 Following Too Closely	M84 Reckless Driving					
M70 Improper Passing	M81 Careless Driving					
□ N01 Failure To Yield Right Of Way	☐ N50 Improper Turn					
M Other Violagion - [Code Section 13 - 30 ]						
Explanation: HLOW UNLICE	Priver					
Check Only If Driver License Is Deposite	d In Lieu Of Bond Or Other Security.					
☐ Violation Pursuant To Commercial Driver☐ Required Placard Under Hazardous Mater	's License Law rials Transportation Act.					
Against the peace and dignity of the State of	Mississippi.					
Affiant / Officer's Signature / Coly	Winth Unit / Badge # 10-12					
Sworn to before me this the	Teta (Year) 2003					
Mario Black						
Clerk C	represent the (Justice/Municipal) court clerk on or					
before the day of 1-Ch.	contact the (Justice/Municipal) court clerk on or (Year) 3 At 200 AMPM at					
Address: Montgomesy	ounty Courthouse					
	phone Number <u>283-1140</u>					
(This copy must be filed with the Court or Court Clerk)						
ORIGINAL / AFFIDAVIT	Case Page Docket					
MO3-0002	237 217A 10-98					

	75						
DICPOSITION SHEET See Instructions Below)	27 RETURN TO Wenoma Paleie Dest.						
DEFENDANT'S NAME: LAST FIRST OMIDDLE	Black Male 27 11-13-75						
ARREST FILE NUMBER OFFENSE DATE OFFENSE	NUMBER WARRANT NUMBER CAPIAS NUMBER						
	GES FILED:						
1. Permit unauthorize drie	ver to drive						
2.							
PROSECUTOR: City Attorney County Attorney District Att	torney CAUSE NUMBER:						
PLEA: Nolo Contendere Not Guilty Guilty TRIAL RESULT: Not Guilty Guilty Dismissed	NAME OF COURT: Wissona Palege Court  JUDGE (MAGISTRATE) Donald Bond						
CHARGES: SAME AS	ABOVE REDUCED TO:						
1.							
2.							
3. DISPOSITION(s) (If more than one, indicate for which charge.)							
	\$Fine and \$Costs						
□ NO BILLED							
☐ CASE PRESENTED — PROSECUTION REFUSED	Day(s) County Jail and \$ & Costs						
DISMISSED AT TIME OF EXAMINING TRIAL	Month(s) County Jail &\$ & Costs						
DISMISSED BY STATE'S MOTION	Month(s) Probation						
SENTENCED TO YEARS IN (NAME OF	Year(s) Probation						
INSTITUTION)FINE	Month(s) Probation & \$ & Costs						
CONCURRENT WITH OTHER	Month(s) and Sentence Suspended						
CONSECUTIVE WITH OTHER	Year(s) and Sentence Suspended						
REMARKS: Yot Duilly							
DIST OSTITION DATE.	PERSON WRITING DISPOSITION						
03-25-03	TRUCTIONS						
must be DELETED from the Subject's record and transcript.	lless a disposition is shown for an arrest and for the charge, then that arrest						
upper portion is ESSENTIAL. It MUST be completed in detail.	t will PREPARE A DISPOSITION SHEET. The information requested in the						
OFFICER delivering the Offense Report and any Supplement Reports to included with the reports.	the Prosecutor will make certain that a completed Disposition Sheet is						
PROSECUTOR, for REASONS stated in paragraph one, is URGED to co	mplete their portion of the form immediately after Court Disposition.						

#### INDICTMENT

THE STATE OF MISSISSIPPI

**VERSUS** 

CAUSE NO. 2004-0020CR

**ODELL HALLMON** 

INDICTMENT FOR THE OFFENSE OF SHOOTING INTO A DWELLING HOUSE §97-37-29

THE STATE OF MISSISSIPPI COUNTY OF MONTGOMERY

IN THE CIRCUIT COURT OF MONTGOMERY COUNTY, OCTOBER TERM, 2003 Grand Jury Recalled March 9, 2004

The Grand Jurors of the State of Mississippi, taken from the body of good and lawful citizens of said county, elected, summoned, empaneled, sworn and charged to inquire in and for the county aforesaid, at the term aforesaid of the Court aforesaid, in the name and by the authority of the State of Mississippi, upon their oath present that:

#### **ODELL HALLMON**

On or about the 22<sup>ND</sup> day of April, 2003 in Montgomery County, Mississippi and within the jurisdiction of this Court, did wilfully, unlawfully, and feloniously, shoot or discharge a firearm into the dwelling house of Asyline Butts, located at 1107 Binford Avenue, Kilmichael, Mississippi, at a time when such dwelling house was occupied by the said Asyline Butts against the peace and dignity of the State of Mississippi.

**Endorsed: A True Bill** 

Foreman of the Grand Jury

Assistant District Attorney

FILED

MARY 1 072004

MARY 1 1072004

# THE STATE OF MISSISSIPPI CAPIAS TO THE SHERIFF OF MONTGOMERY COUNTY-GREETINGS: WE COMMAND YOU to take the bod > if to be found in your County, and Ne safely keep, so that you have MIM, before our Circuit MARCH 16TH AT 10:00 A. M. Court, at the Court room thereof in the City of Winona, on then and there to answer to the State of Mississippi, on a charge of\_ HEREIN FAIL NOT, and have you then and there this Writ. Witness, Julie Halfacre Clerk of our said Court, with the seal of 10th his office affixed, at Winona, Mississippi, this the \_ 20 04 MARCH

#### INDICTMENT

THE STATE OF MISSISSIPPI

**VERSUS** 

CAUSE NO. 2004-0020CR

**ODELL HALLMON** 

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**Endorsed: A True Bill** 

Foreman of the Grand Jury

Assistant District Attorney

FILED

MAR 11.0/2004 JULIE H. HALFACRE, CIRCUIT CLERK CERTIFYING STAMP

I hereby certify that the foregoing, is a true copy of the original thereof now in myorkice.

BY:

\_\_\_\_D.C.

# CLARENCE E. MORGAN, III CIRCUIT COURT JUDGE FIFTH JUDICIAL DISTRICT P.O. BOX 721

KOSCIUSKO, MISSISSIPPI 39090

COUNTIES: Attala Carroll Choctaw Grenada Montgomery Webster

Winston

Tel. No. 662-289-2033
Facsimile:662-289-1001
Court Reporter:
Linda Burchfield
662-258-7436
Court Administrator:
Kathy Alford

662-289-2033

March 17, 2004

Mrs. Julie Halfacre Montgomery County Circuit Clerk Post Office Box 765 Winona, Mississippi 38967

RE: State of Mississippi vs Curtis Giovanni Flowers/Cause No. 2003-0071-CR State of Mississippi vs Robbie Melton/Cause No. 2004-0035-CR State of Mississippi vs Michael Taylor/Cause No. 2004-0017-CR State of Mississippi vs Odell Hallmon/Cause No. 2004-0020-CR State of Mississippi vs Lamarcus Hune/Cause No. 2004-0003-CR State of Mississippi vs Andrew Ratliff, Jr/Cause No. 2004-0003-CR

#### Dear Julie:

Enclosed herewith for filing please find a Writ Of Habeas Corpus Ad Proseuendum to be filed in each of the above.

Should you have any question, please feel free to contact me.

Sincerely,

Kathy H. Alford Court Administrator

A SECTION OF STREET OF THE PROPERTY.

THE DESTRUCTION OF SOME OF SOME DESTRUCTION OF SOME OF

JULIE H. HALFACRE, CIRCUIT CLERK

BY \_\_\_\_\_D

Enclosure

IN THE CIRCUIT COURT OF MONTGOMERY COUNTY, MISSISSIPPI

STATE OF MISSISSIPPI

VS.

CAUSE NO. 2004-0020 CR

ODELL HALLMON

# WRIT OF HABEAS CORPUS <u>AD PROSEUENDUM</u>

TO: Mississippi Department of Corrections Parchman, MS

Came on to be heard this day the Ore Tenus Petition of the State for issuance of a Writ of Habeas Corpus Ad Prosequendum and the Court, being fully advised in the matter, finds that ODELL HALLMON, MDOC #\_82261, is the defendant in the above styled and numbered cause, that he is incarcerated at the Mississippi Department of Corrections, and that the said cause is set for arraignment in this Court on Thursday, March 25, 2004, the Court further finds that the State's Petition is well taken and that the same should be, and it is hereby granted.

IT IS, THEREFORE, ORDERED that this Writ authorizes and requires the Mississippi Department of Corrections to deliver the said ODELL HALLMON, MDOC#82261 to the Montgomery County Courthouse in Winona, Mississippi on Thursday, March 25, 2004, at 9:00 a.m. and there to retain custody of him at the conclusion of which the said ODELL HALLMON, MDOC#82261 will be transported back to the custody of the Mississippi Department of Corrections.

SO ORDERED AND ADJUDGED this the 15th day of March, 2004.

MAR 2,2 2004

JULIE H. HALFACRE, CIRCUIT CLERK

BY COSE PLAN D.C.

LL 86

# IN THE CIRCUIT COURT OF MONTGOMERY COUNTY, MISSISSIPPI

STATE OF MISSISSIPPI

VS.

CAUSE NO. 2004-0020 CR

**ODELL HALLMON** 

## WRIT OF HABEAS CORPUS AD PROSEUENDUM

TO: Mississippi Department of Corrections Parchman, MS

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SO ORDERED AND ADJUDGED this the 15th day of March, 2004.

CERTIFYING STAMP

i hereby certify that the foregoing, is a true copy of the original thereof now in my office.

CIRCUIT CLERK

LOSE PLANE D.C.

FILED

CIRCUIT COURT JUDGI

MAR 2,2 2004

ULIE H HALFACRE CIRCUIT CLERK

V LOSE

L

# IN THE CIRCUIT COURT OF MONTGOMERY COUNTY STATE OF MISSISSIPPI No. 2004-0020CR

STATE OF MISSISSIPPI, Plaintiff v.
ODELL HALLMON, Defendant

### **MOTION FOR DISCOVERY**

COMES NOW, defendant, Odell Hallmon, in the above styled and numbered cause, by and through counsel, and files this his (her) motion for discovery and requests disclosure by the State of Mississippi without further court order of the following:

- 1. Names and addresses of all witnesses in chief proposed to be offered by the prosecution at trial, together with a copy of the contents of any statement, written, recorded or otherwise preserved of each such witness and the substance of any oral statement made by any such witness.
- 2. Copy of any written or recorded statement of the defendant and the substance of any oral statement made by the defendant.
  - 3. Copy of the criminal record of the defendant, if proposed to be used to impeach.
- 4. Any reports, statements, or opinions of experts, written, recorded or otherwise preserved, made in connection with the particular case and the substance of any oral statement made by any such expert.
- 5. Any physical evidence and photographs relevant to the case or which may be offered in evidence.
  - 6. Any exculpatory material concerning the defendant.

Respectfully submitted:

H. LEE BAILEY, JR.

Counsel for defendant

## **CERTIFICATE OF SERVICE**

I, H. Lee Bailey, Jr., counsel for the defendant, do hereby certify that I have this day personally handed a true and correct copy of the above and foregoing motion for discovery to Hon. Bill Phillips, Assistant District Attorney, P. O. Box 1262, Grenada, Mississippi 38901, fax (662) 227-9558.

This the <u>36</u> day of March, 2004.

H. LEE BAILEY, JR

H. LEE BAILEY, JR. ATTORNEY AT LAW P. O. BOX 133 WINONA MISS. 38967 (662)283-1177 IN THE CIRCUIT COURT OF MONTGOMERY COUNTY, MISSISSIPPI

TO: Hon H Lee Bailey	<del>Ju</del>	CRIMINAL DOCKET	SETTING
Winona ma 3896	7-0133	AND ARRAIGNMENT	<u>s</u>
You are hereby nobification for the OCTOBER 2 County will be called on tale.	004 term of Ci	rcuit Court of MONTG	OMERY OMERY , 2004 at 10:00
You, or someone on your must be present unless:	behalf, with knowled	ge of the trial statu	s of your case
of pleadings and se	d an Agreed Schedulin On deadlines, deadlin	g Order setting out w es for joinder of par confirmed that in wri	ritten discovery
2. You have other excused Court to be excused to counsel opposit a the docket call.	by the Court and have	attending and have a e confirmed that agree r before the Thursday	ement in smiting
If by the date of the from the time the Answer was parties agree that the case	as due, you will not	nety (90) days will no receive a trial setti	ot have elapsed ng unless both
If more than ninety pursuing discovery in a time discovery time at any time was due and not thereafter.	within the ninety (9)	ary for discovery and by motion, request ex D) day period following	stongion of the
All motions affectir or Continuance Motions) sho or before the docket call.	ng the trial status (sould be filed and not	Summary Judgment, Joir Loed for hearing throu	nder of Parties ugh the Clerk on
		blie I Halfacre	# 3 .
You have the followi	ng cases on the docker in Circuit Court:	Clese SealonDC	County
CASE NO. & STYLE  #2004- 0020CR  Chell	Ine : Hallmon	DATE FILED	

(To be initialed and dated by person mailing notice)

MAILED BY: RS

#### TATE OF MISSISSIPPI MON'TGOMERY. Cause/Case No. In the Circuit Court of TO THE MISSISSIPPI DEPARTMENT OF CORRECTIONS: NOTICE OF CRIMINAL DISPOSITION 20. term of the Circuit Court, Judge Josep. You are hereby notified that at the presiding, the following disposition was imposed for the crime(s) hereinafter described: L. A. Disposition(s) Reported: Prisoner Commitment | Suspended Sentence/Probation | XIAcquittal/Dismissal Provisional Sentence (Check all that apply) (Complete A-1 If checked) A-1. Provisional Sentence Non-Adjudication Sentenced under RID Sentenced under Shock Probation Compliance/Non-Compliance constitutes Final Disposition) Bad Check Diversionary Program Restitution Center in B. Conviction as Result of: Guilty Plea . DGuilty Plea after\_ days of Commencement of trial Usury Verdict after days in trial ☐Revocation Hearing OY II. Name SSN Last Known Residence Place of Birth\_ Montgomer Country of Citizenship\_//3A Alien Registration/immigration # FBI #\_ 0458 III. Count i Change MS Code & Orig. Case# Agency\_ Count II Charge MS Code & Orig. Case# Count III Charge . MS Code & Agency\_ IV. Date of Sentence\_ Credit for Time Served (ONLY for thic/these charge[s]) Sentence(s) Initially Imposed by Order: Count I : Count II\_ \_: "Count III Check if reporting additional Counts on Reverse Side Portion of Sentence Portion of Sentence To be served Other Disposition to be Served (YnuMos) Suspended (Yranos) on Probation (YEAMOS) (See Legend on Reverse Side) Count I Count II Count III to run concurrent with to run consecutive with V. Confined in Jail I hereby certify that the forecoins (On This/These is a true copy of the original thereof now in my office. Charges Only CIRCUIT CLERK Released on Bond Pending Appeal Defendant Currently Housed in: VL Fine \$ Indigent Fee \$ Restitution \$ Court Costs \$\_ Attorney Fees \$\_ Other Fees \$ Conditions of Payment

Send Prisoner Commitments, Provisional Sentence

Orders and Revocation Orders to: Director of Records

INS Llaison

MDOC P.O. Box 24388 MS Supreme Court

Jackson, MS 39205

P. O. Box 117 Jackson, MS 39205-0117

Send Suspended Sentence/Probation Notices, Provisional Sentence Orders and Revocation Orders to:

Data Operations MDOC

INS Llaison MS Supreme Court P. O. Box 117

723 North President St. Jackson, MS 39202-3097

Acquittal/Dismissal Notices to:

Jackson, MS 39205-0117 INS Llaison (Above Address) Circuit Clerk

MS Code Ann. §

JUSILCE COURT ARREST WARRANT
THE STATE OF MISSISSIPPI, TO ANY LAWFUL OFFICER OF MONTGOMERY
We command you to take the body of: HALLMON, ODELL
D.L.#
if to be found in your county, and safely keep, so that you have  HALLMON, ODELL body before the undersigned, a  Justice Court Judge of MONTGOMERY COUNTY, in the said  State, to be holden at the office of the undersigned, in  MONTGOMERY COUNTY PO BOX 229
WINONA MS then and there to answer unto the State of Mississippi on a charge of:
97-3-109 A  Drive by shooting
Drive by shooting
by affidavit.
HEREIN FAIL NOT, and have then and there this writ, with the manner in which you have executed the same.
Given under my hand and seal, and issued this APRIL 22, 2003
CASE #: 0027279  Justice Court Judge (J ) / Clerk
OFFICER'S RETURN:
I have this day executed the within writ by personally arresting
HALLMON, ODELL . This the day of

OFFICER

#### MONTGOMERY COUNTY Case Information Sheet

15:21:45 JCINOPI

Type: A AFFIDV Location

Issued

Filed Accident

Cit #: D ELDRIDGE

4/22/2003 4/22/2003 N

Defendant: HALLMON ODELL

Part Pay

Physical Address:

Mailing Address:

Sts:

City/St/Zip:

Collect Agt:

DL / SSN #: Auto License #:

Race: DOB:

CMV HAZ

Make:

State: Sex: Ra State: Year: 0000 Model Year: Vehicle Ty

Vehicle Type:

N N

Speed: Zone: BAC: Officer ID: K1 ELDRIDGE, DAVID

Fine Code: 900 FELONY Violation: FELON FELONY Court Date: 8/26/2003 Location: Judge: J JAMES, DELORIS Comment: DRIVE BY SHOOTING 97-3-109 A 10-Day: S

Show Cause:

DR-15:

------Warrant-----

Issued Served By Plea 4/22/2003 8/01/2003 NOI

Finding Appear Status R REMAND R REMAND

Docket#: 46 254

Date Paid Amt Paid Rect Num

Tot Chg Tot Adj Tot Paid Bal Due

Date

\*

CASE NOTES: 7/17/2003

Judge Bond set bond at 100,000.00 and prelim. set for 8/5/03-jail spoke to defendant and he said he hasn't

decided if he will hire his own atty or not-kc \*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*

COURT ORDERS:

8/26/2003 8/5/03-CONT FOR 2 WEEKS-HE TO HIRE HIS OWN ATTY 8/26/2003 8/26/03-REMANDED TO FILE ON MOTION OF COUNTY ATTY

\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*

Rect # Amount Date Rect # Amount

Agency Code: 9049 Ticket No: D ELL

D ELDRIDGE

DEFENDANT Name: HALLMON, ODELL	Race:	Sex:
Physical Address:	_	o Code: Birth:
VEHICLE INFORMATION  Registration (Tag) No:  Vehicle Model Year: Make:		Year:
VIOLATION Charged With: FELONY Date of Violation: 4/22/2003 Court Date: Charges Were Filed By: Comments: DRIVE BY SHOOTING 97-3-109 A Defendant Entered a Plea of: OPEN/PENDING Judgement of Court: REMAND TO FILE By Judge: JAMES, DELORIS		: Zone: reet: Badge No:
Remarks by Court: 8/26/2003  8/5/03-CONT FOR 2 WEEKS-HE TO HIRE HI  8/26/03-REMANDED TO FILE ON MOTION OF  Case Notes: 7/17/2003  Judge Bond set bond at 10  8/5/03-jail spoke to defed decided if he will hire h	0,000.00 and prelim.	1100011
Defendant was Fined: Sentenced To: Bail Forfeited () Fine Paid ()	Plus Assessm Appealed	
I Certify That This is a True and Correct Docket: 46 Case: 27279	Copy of My Court Rec Page: 254	cord as Recorded in
Signed:	Title:	
Date:		

MONTGOMERY COUNTY Case Information Sheet 15:22:44 JCINQP1

Type: A AFFIDV

Location

Issued 4/22/2003 Filed Accident

Cit #: D ELDRIDGE

Defendant: HALLMON

ODELL

Part Pay

Physical Address:

ID:

Mailing Address:

City/St/Zip:

Sts:

Collect Agt:

8/11/2003 N

DL / SSN #:

State:

Sex:

Race: DOB:

Auto License #: Make:

State: Model Year:

Year: 0000 Vehicle Type:

CMV HAZ N N

Speed:

Zone:

BAC: Officer ID: K1 ELDRIDGE, DAVID

Fine Code: 900 FELONY

Violation: FELON FELONY

Fine Code: 900 FELONY VIOLATION: FELON FELONY Court Date: 8/26/2003 Location: Judge: J JAMES, DELORIS

Comment: SHOOTING INTO DWELLING 97-67-29 10-Day:

Show Cause:

DR-15:

------Warrant-----

Issued

Served

By Plea

Finding

Appear Status

Docket#:

R REMAND

R REMAND

47 254

Date Paid Amt Paid

Rect Num

Tot Chg Tot Adj Tot Paid Bal Due

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\*

COURT ORDERS:

REMANDED TO FILE ON MOTION OF COUNTY ATTY \*

Rect #

Amount

Date

Rect # Amount

Date

Agency Code: 9049 Ticket No: D ELDRIDGE

DEFENDANT Name: HALLMON, ODELL Physical Address: Mailing Address: City:	- Zip Co	Sex:
VEHICLE INFORMATION  Registration (Tag) No: Make:	State:	Year: Type:
VIOLATION Charged With: FELONY Date of Violation: 4/22/2003 Court Date: Charges Were Filed By: Comments: SHOOTING INTO DWELLING 97-67-29 Defendant Entered a Plea of: OPEN/PENDING Judgement of Court: REMAND TO FILE By Judge: JAMES, DELORIS		Zone:
Remarks by Court: 8/26/2003 REMANDED TO FILE ON MOTION OF COUNTY A	ATTY	
Case Notes:  Defendant was Fined: Sentenced To:  Bail Forfeited () Fine Paid ()	Plus Assessments Appealed ( )	
I Certify That This is a True and Correct  Docket: 47  Case: 27879	Copy of My Court Record Page: 254	as Recorded in
Signed:	Title:	
Date:		

# MONTGOMERY COUNTY SHERIFF'S DEPARTMENT PHONE: (662) 263-3343

ARREST REPORT

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Montgomery County Justice Court Karen Carter, Clerk P.O. Box 229 Winona, Ms. 38967 (662) 283-2290

## **BOND AMOUNT**

To: Carroll/Montgomery Regional Facility From: Montgomery County Justice Court

Date: July 17,2003 Re: Odell Hallmon

Charge: 97-3-109 A Drive-By-Shooting

Case No.: 27279

The bond amount on this defendant was set at \$ 100,000.00 by Judge Donald Bond on the 17th day of July , 2003.

The court date for this case is scheduled for Tuesday, August 5,2003 @ 9:00 a.m.

Karen Carter, Justice Court Clerk

Wonain W Bus-Justin It Judge 1/17/03

## IN THE CIRCUIT COURT OF MONTGOMERY COUNTY, MISSISSIPPI

STATE OF MISSISSIPPI

**VERSUS** 

CAUSE NO. 2004-0020-CR

**ODELL HALLMON** 

## **ORDER OF DISMISSAL**

CAME ON TO BE HEARD THIS DAY the motion of the State Ore Tenus to dismiss the indictment in the above styled and numbered Cause, for good cause shown, that being the witnesses in this cause can not be located after numerous attempts in the April and October Terms of Court, and the Court having been fully advised in the premises, is of the opinion that the State's motion is well taken, and that the same should be, and it hereby is, sustained. It is, therefore,

#### ORDERED

that the indictment in the above styled and numbered Cause be and hereby is dismissed.

SO ORDERED AND ADJUDGED, this the 11th day of October, 2004.

D.C.

FILED

JULIE H. HALFACRE, CIRCUIT CLERK

Circuit Judge

Approved:

District Attorney

MM 15

## STATE OF MISSISSIPPI ABSTRACT OF COURT RECORD CARROLL COUNTY, J/C DIST 1

Agency Code: 9008 Ticket No:

RIGBY

Date: 9/28/2017

DEFENDANT				
Name: HALLMON, O	DELL JR	R	ace:	Sex:
Physical Address	•	<del></del>		
Mailing Address:				
City:		State:	Zip	Code:
Drivers License	Number:		Date of B	irth:
VEHICLE INFORMAT	ION			
Registration (Ta	g) No:	Sta	ite:	Year:
Vehicle Model Ye	g) No: ar: Mak	te:	<del>8-9</del>	Туре:
VIOLATION				
Charged With: FE	LONY	% BAC:	Speed:	Zone:
Date of Violatio	n: <u>11/02/2004</u> Court D	Date: 12/09/20	004 Hwy or Stre	et: HWY 17 S
Charges Were Fil	ed By:		Ba	dge No:
	OF CRACK COCAINE			-
Defendant Entere	d a Plea of: OPEN/PEN	NDING		
Judgement of Cou	rt: BOUND/GRANDJURY			
By Judge: AVANT,	JIMMY			
Remarks by Court	: 12/09/2004			
Case Notes:				
Defendant was Fi	ned:		Plus Assessmen	ta of.
Sentenced To:			TIGO ADOCODINCII	cs or.
В	ail Forfeited ( ) ine Paid ( )		Appealed (	)
I Certify That T	his is a True and Cor Docket: <u>36</u> Case: <u>23792</u>	rrect Copy of	My Court Recor Page: 227	d as Recorded in
Signed:		Title:		
		<del></del> ,		
Date:	<del></del>			

9/28/2017 Case #: 0023792

## CARROLL COUNTY, J/C DIST 1 Case Information Sheet

16:41:44 JCINQPI

Type: A AFFAD Location Issued Filed Accident

Cit #: RIGBY HWY 17 S 11/02/2004 11/02/2004 N

Defendant: HALLMON ODELL JR Part Pay

Physical Address:

Mailing Address:

Sts:

City/St/Zip: Collect Agt:

DL / SSN #: State: Sex: Race: DOB:

Auto License #: State: Year: 0000 CMV HAZ Make: Vehicle Type: N N

Speed: Zone: BAC: Officer ID: C4 BANKS, ROB Fine Code: 231 FELONY Violation: FEL FELONY

Court Date: 12/09/2004 Location: Judge: A AVANT, JIMMY

Comment: POSS. OF CRACK COCAINE 10-Day: Show Cause:

DR-15:

Issued Served By Plea Finding Appear Status Docket#: 11/02/2004 B BOUND B BOUND 36 227

Date Paid Amt Paid Rect Num Tot Chg Tot Adj Tot Paid Bal Due

CASE NOTES:

COURT ORDERS:

\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*

Rect # Amount Date Rect # Amount Date

DISPOSITION SHEET (See Instructions Below)	RETURN TO Winny Palue Dest.
DEFENDANT'S NAME: HAST FIRST Odell	Black SEX. AGE DATE OF BIRTH
ARREST FILE NUMBER 03-28-05 OFFENSE	
CHARG	ES FILED:
1. Pass. of Marijuana	quelly,
2. Pass. of Parapherna	ilia dismissed
<i>U V</i>	
PROSECUTOR: City Attorney County Attorney District Attorney	orney CAUSE NUMBER: 105-000267-000268
PLEA: Nolo Contendere Not Guilty Guilty TRIAL RESULT: Not Guilty Guilty Dismissed	NAME OF COURT: Wingona Palue Court  JUDGE (MAGISTRATE) Sonald Sonal
CHARGES: SAME AS	ABOVE REDUCED TO:
1.	
2.	
3. DISPOSITION(s) (If more than one, indicate for which charge.)	
,	
□ NO BILLED	\$ Fine and \$ Costs
☐ CASE PRESENTED - PROSECUTION REFUSED	Day(s) County Jail and \$ & Costs
DISMISSED AT TIME OF EXAMINING TRIAL	
	Month(s) County Jail &\$ & Costs
DISMISSED BY STATE'S MOTION	Month(s) County Jail &\$ & Costs Month(s) Probation
SENTENCED TOYEARS IN (NAME OF	
	Month(s) Probation
SENTENCED TOYEARS IN (NAME OF INSTITUTION)	Month(s) Probation Year(s) Probation
SENTENCED TOYEARS IN (NAME OF INSTITUTION)AND / OR sFINE	Month(s) Probation Year(s) Probation Month(s) Probation & \$ & Costs
SENTENCED TOYEARS IN (NAME OF INSTITUTION)AND / OR \$FINE  CONCURRENT WITH OTHER	Month(s) ProbationYear(s) ProbationMonth(s) Probation & \$ & CostsMonth(s) and Sentence Suspended
SENTENCED TOYEARS IN (NAME OF INSTITUTION)	Month(s) ProbationYear(s) ProbationMonth(s) Probation & \$ & CostsMonth(s) and Sentence SuspendedYear(s) and Sentence SuspendedYear(s) Maryuance
SENTENCED TOYEARS IN (NAME OF INSTITUTION)	Month(s) ProbationYear(s) ProbationMonth(s) Probation & \$ & CostsMonth(s) and Sentence SuspendedYear(s) and Sentence SuspendedYear(s) Maryuana
SENTENCED TOYEARS IN (NAME OF INSTITUTION)	Month(s) ProbationYear(s) ProbationMonth(s) Probation & \$ & CostsMonth(s) and Sentence SuspendedYear(s) and Sentence SuspendedYear(s) Maryuance

OFFICER who files charges and prepares the necessary follow up report will PREPARE A DISPOSITION SHEET. The information requested in the upper portion is ESSENTIAL. It MUST be completed in detail.

OFFICER delivering the Offense Report and any Supplement Reports to the Prosecutor will make certain that a completed Disposition Sheet is included with the reports.

PROSECUTOR, for REASONS stated in paragraph one, is URGED to complete their portion of the form immediately after Court Disposition.

DISPOSITION SHEET (See Instructions Below)	RETU TO··	RN Liling Pa	lue Dest.
DEFENDANT'S NAME: LAST FIRST Odell	Black	SEX. AGE	DATE OF BIRTH
ARREST FILE NUMBER 0 OFFENSE DATE OFFENSE	NUMBER	WARRANT NUMBER	CAPIAS NUMBER
CHARGE	ES FILED:	110	
1. Pass. of Marijuana	gue	elly.	
2. Pass. of Parapherna	lia	desmissed	/B
3.		And the property of the second	
PROSECUTOR: City Attorney County Attorney District Attor	rney	CAUSE NUMBER: \$\\05-0	00267-000268
PLEA: Nolo Contendere Not Guilty Guilty TRIAL RESULT: Not Guilty Guilty Dismissed	NAME OF C	OURT: Winder	Palgie Court
CHARGES: SAME AS A	ABOVE R	EDUCED TO:	
1.			
2.			
3.			
DISPOSITION(s) (If more than one, indicate for which charge.)			
□ NO BILLED	\$1	Fine and \$	Costs
☐ CASE PRESENTED - PROSECUTION REFUSED		Day(s) County Jail and \$	& Costs
DISMISSED AT TIME OF EXAMINING TRIAL		Month(s) County Jail &\$	& Costs
DISMISSED BY STATE'S MOTION		Month(s) Probation	
SENTENCED TO YEARS IN (NAME OF		Year(s) Probation	
INSTITUTION) AND / OR sFINE	1	Month(s) Probation & \$_	& Costs
CONCURRENT WITH OTHER	1	Month(s) and Sentence S	uspended
CONSECUTIVE WITH OTHER	11 -t	Year(s) and Sentence Su	
REMARKS: alsmiss Para - gue	xy "	Maryuone	
DISPOSITION DATE: SIGNATURE OF PE	Hay loc	g DISPOSITION	
	RUCTIONS		he about that areas
REASON FOR THIS FORM: The U.S. Supreme Court has ruled that unle	ess a disposition	n is shown for an arrest and for t	ne charge, then that arrest

OFFICER who files charges and prepares the necessary follow up report will PREPARE A DISPOSITION SHEET. The information requested in the upper portion is ESSENTIAL. It MUST be completed in detail.

OFFICER delivering the Offense Report and any Supplement Reports to the Prosecutor will make certain that a completed Disposition Sheet is included with the reports.

PROSECUTOR, for REASONS stated in paragraph one, is URGED to complete their portion of the form immediately after Court Disposition.

## STATE OF MISSISSIPPI ABSTRACT OF COURT RECORD CARROLL COUNTY, J/C DIST 1

Agency Code: 9008 Ticket No: WILLIAMS Date: 9/28/2017 DEFENDANT Name: HALLMON, ODELL JR Race: \_\_\_\_\_ Sex: \_\_\_\_ Physical Address: Mailing Address: City: \_\_\_\_ State: \_\_\_ Zip Code: \_\_\_\_
Drivers License Number: \_\_\_\_ State: \_\_ Date of Birth: \_\_\_\_ Registration (Tag) No: \_\_\_\_\_\_ Make: \_ VEHICLE INFORMATION State: \_\_\_ Year: \_\_\_\_ Туре: \_\_\_\_\_ VIOLATION Charges Were Filed By: Comments: POSS. CRACK COC.-INTENT TO SELL

Defendant Entered a Plos of CREAK COC.-INTENT TO SELL Defendant Entered a Plea of: OPEN/PENDING Judgement of Court: BOUND/GRANDJURY By Judge: AVANT, JIMMY Remarks by Court: 5/12/2005 BOUND 4/13/05. Case Notes: Defendant was Fined: \_\_\_\_\_ Plus Assessments of: \_\_\_\_ Sentenced To: Bail Forfeited ( ) Appealed ( ) Fine Paid

I Certify That This is a True and Correct Copy of My Court Record as Recorded in Docket: 37 Page: 486 Case: 24651

Signed:	Title:
Date:	

9/28/2017 Case #: 0024651

### CARROLL COUNTY, J/C DIST 1 Case Information Sheet

16:41:59 JCINOPI

Type: A AFFAD Location

Issued

Filed Accident

Cit #: WILLIAMS 82 AND 35

3/29/2005

3/29/2005 N

Defendant: HALLMON

ODELL JR

Part Pay

Physical Address:

ID:

Mailing Address:

Sts: Collect Agt:

City/St/Zip:

State:

Sex: Race: DOB:

Auto License #: Make:

DL / SSN #:

State:

Year: 0000

DR-15:

CMV HAZ

Model Year:

Vehicle Type:

N Ν

Speed:

Zone:

BAC: Officer ID: 000

OFFICER, NONE

Fine Code: 231 FELONY

Violation: FEL FELONY Court Date: 5/12/2005 Location:

Judge: A AVANT, JIMMY 10-Day:

Show Cause:

Comment: POSS. CRACK COC.-INTENT TO SELL

------Warrant-----

Issued Served

By Plea

Finding B BOUND Appear Status B BOUND Docket#: 37 486

Date Paid Amt Paid

Rect Num

Tot Chq

Tot Adj Tot Paid Bal Due

\*

CASE NOTES:

\* COURT ORDERS:

3/29/2005

5/12/2005

BOUND 4/13/05.

\*

Rect # Amount Date

Rect #

Amount

Date

## STATE OF MISSISSIPPI ABSTRACT OF COURT RECORD CARROLL COUNTY, J/C DIST 1

Agency Code: 9008 Ticket No: R WILLIAMS

Date: 9/28/2017

DEFENDANT.		
Name: HALLMON, ODELL JR	Race:	Sex:
Physical Address:		
Malling Address:		
City: Stat Drivers License Number:	e:	Zip Code:
Drivers License Number:	State: Da	te of Birth:
VEHICAL E THEODYS ET ON		<del></del>
VEHICLE INFORMATIONRegistration (Tag) No:Vehicle Model Year:		
Registration (Tag) No:	State:	Year:
venicle model year: make:		Туре:
VIOLATION		
Charged With: FELONY	% DAC.	Crossed
Date of Violation: 3/29/2005 Court Date	6 BAC:	speed: Zone:
Charges Were Filed By:		Or Street:
Comments: POSS. FIREARM BY FELON		Badge No:
Defendant Entered a Plea of: OPEN/PENDIN	G	
Judgement of Court: BOUND/GRANDJURY		
By Judge: AVANT, JIMMY		
-		
Remarks by Court: 5/12/2005		
- · · · · · ·	((*)	
· · · · · · · · · · · · · · · · · · ·		
Come Notes		
Case Notes:		
Defendant was Fined	-7 -	
Defendant was Fined: Sentenced To:	Plus As	sessments of:
		7 7 ( )
Bail Forfeited ( ) Fine Paid ( )	Appe	aled ( )
rine Paid ()		
I Certify That This is a True and Correct	t Conv. of Mr. Cour	t Dogord og Dogorded in
I Certify That This is a True and Correct Docket:37		
Case: 24653	Page:	488
Signed:	Title	
-	11010.	
Date:		

9/28/2017 Case #: 0024653

## CARROLL COUNTY, J/C DIST 1 Case Information Sheet

16:42:17 JCINQPI

Type: A AFFAD Cit #: R WILLIAMS

Location

Issued

Filed Accident

3/29/2005 3/29/2005 N

Defendant: HALLMON

ODELL JR

Part Pay

Physical Address: Mailing Address:

ID:

City/St/Zip:

Collect Agt:

DL / SSN #: Auto License #:

State:

Sex: Race: DOB:

Sts:

Make:

State: Model Year:

Year: 0000 Vehicle Type:

CMV HAZ N N

Speed:

Zone:

BAC: Officer ID: 000

OFFICER, NONE

Court Date: 5/12/2005 Location:

Fine Code: 231 FELONY

Violation: FEL FELONY

Judge: A AVANT, JIMMY

Comment: POSS. FIREARM BY FELON

10-Day:

Show Cause:

DR-15:

------Warrant-----

Issued Served By Plea

Finding B BOUND

Appear Status B BOUND

Docket#: 37 488

3/29/2005

Date Paid Amt Paid Rect Num

Tot Chq

Tot Adj Tot Paid Bal Due

\*

\*

COURT ORDERS:

\* Rect # Amount Date Rect # Amount

Date

## STATE OF MISSISSIPPI ABSTRACT OF COURT RECORD CARROLL COUNTY, J/C DIST 1

Agency Code: 9008 Ticket No: R WILLIAMS

Date: 9/28/2017

DEFENDANT		
Name: HALLMON, ODELL JR	Race:	Corr
rilysical Address:		Sex:
" TOT TITLE TRACE COD.		
City: State	— : 7in (	ode.
City: State: Drivers License Number:	: Zip ( _ State: Date of B	irth:
VEHICLE INFORMATION		
Registration (Tag) No:	State:	Voar -
Registration (Tag) No: Make:		Year: Type:
VIOLATION		
Charged With: FELONY Date of Violation: 3/29/2005 Court Date: Charges Were Filed By:	% BAC: Speed:	Zono.
Date of Violation: 3/29/2005 Court Date:	5/12/2005 Hwy or Street	Zone:
jow nois intent	Bac	ige No:
Ourmented: TODD: DIOLEM LIKEARM		ige 110
Defendant Entered a Plea of: OPEN/PENDING		
Dudgement, or Contra Bonnin/GDAND. HTDV		
By Judge: AVANT, JIMMY		
Remarks by Court: 5/12/2005		
Case Notes:		
Defendant was Fined: Sentenced To:	Plus Assessment	s of:
Bail Forfeited ( )		
Fine Paid ( )	Appealed ( )	
<i>M</i> 2		
I Certify That This is a True and Correct  Docket: 37  Case: 24654	Copy of My Court Record Page: <u>489</u>	as Recorded in
Signed:	Title:	
Date:	X	

9/28/2017 Case #: 0024654

## CARROLL COUNTY, J/C DIST 1 Case Information Sheet

16:42:33 JCINQPI

Type: A AFFAD Cit #: R WILLIAMS

Location

Filed Accident

3/29/2005 3/29/2005 N

Defendant: HALLMON

ODELL JR

Part Pay

Physical Address: Mailing Address:

ID:

City/St/Zip:

Sex: Race: DOB:

Auto License #:

DL / SSN #:

State:

Year: 0000

Sts:

Make:

State: Model Year:

Vehicle Type:

CMV HAZ N N

Speed: Zone:

BAC: Officer ID: 000

OFFICER, NONE

Collect Agt:

Fine Code: 231 FELONY

Violation: FEL FELONY

Court Date: 5/12/2005 Location:

Judge: A AVANT, JIMMY

Show Cause:

Comment: POSS. STOLEN FIREARM

10-Day: DR-15:

------Warrant-----

Issued Served By Plea 3/29/2005

Finding B BOUND Appear Status B BOUND

Docket#: 37 489

Date Paid Amt Paid Rect Num

Tot Chq

Tot Adj Tot Paid Bal Due

\* CASE NOTES:

\*

COURT ORDERS:

\*

Rect # Amount Date Rect # Amount

10/06/2017 Case #: 0033162

## MONTGOMERY COUNTY Case Information Sheet

15:25:41 JCINQPI

Type: H MHP

Location

Issued

Filed Accident

Cit #: 8-221270 E/B HIGH POINT 4/12/2005 4/20/2005 N

Defendant: HALLMON ODELL

Part Pay

Physical Address:

Mailing Address:

Sex: M

ID: Sts: Collect Agt: AMSCOL

City/St/Zip:

State:

Race: B DOB:

DL / SSN #: Auto License #: 665 CRF

State: MS Year: 2006

CMV HAZ

Make: FORD

Model Year: 1998 Vehicle Type: PASS

N N

Speed:

Zone:

BAC:

Officer ID: D43 WILLIAMS, JAMES T

Fine Code: 251 NO INSURANCE

Violation: NOINS NO INSURANCE Judge: LB BAMBERG, LARRY

Court Date: 3/22/2016 Location:

10-Day: 3/22/2016 Show Cause:

Comment:

DR-15: 5/17/2005

------Warrant-----

Served By Plea

Finding G GUILTY

Appear Status N C CLOSED

Docket#: 56 138

Date Paid Amt Paid Rect Num

Bal Due

1083.00

Tot Chg Tot Adj Tot Paid

\* CASE NOTES:

5/17/2005

defendant called and wants court date-set for 5/31/05-kc

6/01/2005

3/08/2016

10 day notice sent-kc due to election, all 3/8/16 court is continued to 3/22/16,

mailed notification-kc \*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*

COURT ORDERS:

5/31/2005

OFFICER APPEARED-DEFENDANT DID NOT-GUILTY IN ABSENCE

3/22/16- OLD FINES, MAY MAKE PMT ARRANGEMENTS 

Rect #

Amount

Date

Rect # Amount

## STATE OF MISSISSIPPI ABSTRACT OF COURT RECORD MONTGOMERY COUNTY

Agency Code: 9049 Ticket No: 8-221270

Date: 10/06/2017

DEFENDANT		Com MATE
Name: HALLMON, ODELL	Race: BLACK	Sex: MALE
Physical Address:		
Mailing Address:	Tim Code	
City: State:	Zip Code State: Date of Birth	:
Mailing Address: State: Drivers License Number:	State: Date of Birth	:
VEHICLE INFORMATION	Ghaha MG	Voor. 2006
Registration (Tag) No: 665 CRF	State: <u>MS</u> D	1eal: 2006
Registration (Tag) No: 665 CRF  Vehicle Model Year: 1998 Make: FOR	<u>ID</u>	pe: PASS
VIOLATION	A Dag Company	Zono
Charged With: NO INSURANCE	% BAC: Speed:	E/P UTCH DOT
Date of Violation: 4/12/2005 Court Date:	3/22/2016 Hwy or Street:	No. DO43
Charges Were Filed By: WILLIAMS, JAMES TAYL	OR Badge	NO: <u>DU43</u>
Comments:		
Defendant Entered a Plea of: OPEN/PENDING		
Judgement of Court: GUILTY		
By Judge: BAMBERG, LARRY		
Remarks by Court: 5/31/2005  OFFICER APPEARED-DEFENDANT DID NOT-GUI 3/22/16- OLD FINES, MAY MAKE PMT ARRAN  Case Notes: 5/17/2005 defendant called and wants 6/01/2005 10 day notice sent-kc 3/08/2016 due to election, all 3/8/1	IGEMENTS	05-kc
6/01/2005 10 day notice sent-kc		
3/08/2016 due to election, all 3/8/1	6 court is continued to 3	/22/16,
mailed notification-kc		
Defendant was Fined: Sentenced To:	Plus Assessments o	f: <u>1083.00</u>
Bail Forfeited ( ) Fine Paid ( )	Appealed ( )	
I Certify That This is a True and Correct Contract:56 Case:33162	Copy of My Court Record as Page: <u>138</u>	Recorded in
Signed:	Title:	
Date:		

10/06/2017 Case #: 0033160

## MONTGOMERY COUNTY Case Information Sheet

15:23:48 JCINOPI

Type: H MHP Cit #: 8-221268 E/B HIGH POINT

Location

Issued 4/12/2005 4/20/2005 N

Filed Accident

Defendant: HALLMON

Physical Address: Mailing Address:

ODELL

Part Pay

ID: Sts:

Collect Agt: AMSCOL

DL / SSN #:

State:

Sex: M Race: B DOB:

Auto License #: 665 CRF

State: MS Year: 2006

CMV HAZ

Make: FORD

Model Year: 1998 Vehicle Type: PASS

N N

Speed: 71 Zone: 45 BAC: Fine Code: 103 SPEEDING 35/45

City/St/Zip:

Court Date: 3/22/2016

Rect #

Location:

Violation: SPEED SPEEDING

Comment:

Judge: LB BAMBERG, LARRY 10-Day: 3/22/2016 Show Cause:

Officer ID: D43 WILLIAMS, JAMES T

DR-15: 5/17/2005

------Warrant-----

Issued Served By Plea

Finding Appear Status G GUILTY N C CLOSED

Docket#: 56 136

Date Paid Amt Paid Rect Num

Tot Chq

Tot Adj Tot Paid

Bal Due

105.00 

CASE NOTES:

defendant called and wants court date-set for 5/31/05-kc 5/17/2005

sent 10 day notice 6/01/2005

sent 10 day notice-kc 6/01/2005

Amount

mother called to say that odell is at the cmcf.jr 6/03/2005

due to election, all 3/8/16 court is continued to 3/22/16, 3/08/2016

mailed notification-kc \*

COURT ORDERS:

OFFICER APPEARED-DEFENDANT DID NOT-GUILTY IN ABSENCE 5/31/2005

3/22/16- OLD FINES, MAY MAKE PMT ARRANGEMENTS 5/31/2005

Date

\* Rect # Amount

## STATE OF MISSISSIPPI ABSTRACT OF COURT RECORD MONTGOMERY COUNTY

Agency Code: 9049 Ticket No: 8-221268

Date: 10/06/2017

DEFENDANT		Com MATE
Name: HALLMON, ODELL	Race: BLACK	Sex: MALE
Physical Address:		
Mailing Address:		
City: State:	Zip Co	ode:
Mailing Address:  City: State: Drivers License Number:	State: Date of Bi:	rth:
VEHICLE INFORMATION Registration (Tag) No: 665 CRF Vehicle Model Year: 1998  Make: FOR	State: MS	Year: 2006 Type: PASS
VIOLATION	a pag Grand.	71 7one: 45
Charged With: SPEEDING 35/45	% BAC: Speed: _	71 ZOIIE. 43
Charged With: SPEEDING 35/45 Date of Violation: 4/12/2005 Court Date:	3/22/2016 Hwy or Street	70 No. D043
Charges Were Filed By: WILLIAMS, JAMES TAYL	JOR Bau	ge No: <u>D043</u>
Comments:		
Defendant Entered a Plea of: OPEN/PENDING		
Judgement of Court: GUILTY		
By Judge: BAMBERG, LARRY		
Remarks by Court: 5/31/2005  OFFICER APPEARED-DEFENDANT DID NOT-GUI 3/22/16- OLD FINES, MAY MAKE PMT ARRAN  Case Notes: 5/17/2005 defendant called and wants 6/01/2005 sent 10 day notice 6/01/2005 sent 10 day notice-kc 6/03/2005 mother called to say that 3/08/2016 due to election, all 3/8/2 mailed notification-kc	NGEMENTS	
5/17/2005 defendant called and wants	s court date-set for 37	31/03 110
6/01/2005 sent 10 day notice		
6/01/2005 sent 10 day notice-kc	odell is at the cmcf.i	r
6/03/2005 mother carried to say that	16 court is continued to	0 3/22/16,
3/08/2016 due to election, dif 3/0/2016 mailed notification-kc		
Defendant was Fined:25.00_ Sentenced To:	Plus Assessment:	s of:80.00_
Bail Forfeited ( ) Fine Paid ( )	Appealed ( )	
I Certify That This is a True and Correct  Docket: 56  Case: 33160	Copy of My Court Record Page: <u>136</u>	as Recorded in
Signed:	Title:	
Date:		

## MONTGOMERY COUNTY Case Information Sheet

15:24:44 JCINQPI

Filed Accident Issued Location MHP Type: H

4/20/2005 N 4/12/2005 Cit #: 8-221269 E/B HIGH POINT

> Part Pay Defendant: HALLMON ODELL

ID: Physical Address: Sts: Mailing Address: Collect Agt: AMSCOL

City/St/Zip:

Sex: M Race: B DOB: State: DL / SSN #: CMV HAZ State: MS Year: 2006 Auto License #: 665 CRF

Model Year: 1998 Vehicle Type: PASS N N Make: FORD

WILLIAMS, JAMES T Officer ID: D43 BAC: Fine Code: 190 DRV WITH SUSP LICENS Violation: SUSDL SUSPENDED D-L UNPAID

Judge: LB BAMBERG, LARRY Court Date: 3/22/2016 Location:

10-Day: 3/22/2016 Show Cause: DR-15: 5/17/2005 Comment:

------Warrant-----Docket#: Appear Status Finding Served By Plea Issued 56 137 N C CLOSED G GUILTY

Bal Due Tot Adj Tot Paid Tot Chq Date Paid Amt Paid Rect Num 330.00 330.00 \*

CASE NOTES: defendant called and wants court date-set for 5/31/05-kc 5/17/2005 6/01/2005

10 day notice sent-kc due to election, all 3/8/16 court is continued to 3/22/16,

3/08/2016

mailed notification-kc

\*

COURT ORDERS: OFFICER APPEARED-DEFENDANT DID NOT-GUILTY IN ABSENCE

5/31/2005 3/22/16-OLD FINES, MAY MAKE PMT ARRANGEMENTS \*

Rect # Amount Rect # Amount Date

## STATE OF MISSISSIPPI ABSTRACT OF COURT RECORD MONTGOMERY COUNTY

Agency Code: 9049 Ticket No: 8-221269

Date: 10/06/2017

Name: HALLMON, ODELL	R	ace: BLAC	K	Sex: MAL	E
Mailing Address:State:			rin Codo		
City: State:		Date	Zip Code:		
Drivers License Number:	State:	Date	or Birth:		
VEHICLE INFORMATION  Registration (Tag) No: 665 CRF  Vehicle Model Year: 1998  Make: FO		te: MS	ТУЛ	Year: 2 pe: PASS	006
Venicle Model Teal: 1998					
VIOLATION Charged With: DRV WITH SUSP LICENS Date of Violation: 4/12/2005 Court Date: Charges Were Filed By: WILLIAMS, JAMES TATE Comments:	111010		eed: Street: 1 Badge 1	Zone: E/B HIGH No: D043	POI
Defendant Entered a Plea of: OPEN/PENDING					
Judgement of Court: GUILTY					
By Judge: BAMBERG, LARRY					
Remarks by Court: 5/31/2005 OFFICER APPEARED-DEFENDANT DID NOT-G	UILTY IN	ABSENCE			
3/22/16-OLD FINES, MAY MAKE PMT ARRA					
Case Notes:  6/17/2005 defendant called and wan	ts court	date-set	for 5/31/	05-kc	
6/01/2005 10 day notice sent-kc					
3/08/2016 due to election, all $3/8$	/16 court	is conti	nued to 3	/22/16,	
Case Notes: 5/17/2005 defendant called and wan 6/01/2005 10 day notice sent-kc 3/08/2016 due to election, all 3/8 mailed notification-kc					
Defendant was Fined: 247.00		Plus Asse	ssments o		
Sentenced To:  Bail Forfeited ( )  Fine Paid ( )		Appeal	ed ( )		
I Certify That This is a True and Correct Docket: <u>56</u> Case: <u>33161</u>	Copy of	My Court Page: <u>1</u>	Record as .37	Recorded	lin
3					
Signed:	Title:				
Date:					

10/06/2017 Case #: 0033161

## MONTGOMERY COUNTY Case Information Sheet

ODELL

Issued

Filed Accident

Type: H

4/12/2005

4/20/2005 N

ID:

Cit #:

8-221269 E/B HIGH POINT

Part Pay

Defendant: HALLMON Physical Address:

Sts: Collect Agt: AMSCOL

Mailing Address:

City/St/Zip:

Race: B DOB:

DL / SSN #: Auto License #: 665 CRF

Location

Sex: M State: State: MS Year: 2006

CMV HAZ

Make: FORD

Model Year: 1998 Vehicle Type: PASS

N N

BAC:

WILLIAMS, JAMES T Officer ID: D43

Fine Code: 190 DRV WITH SUSP LICENS Violation: SUSDL SUSPENDED D-L UNPAID Judge: LB BAMBERG, LARRY

10-Day: 3/22/2016 Show Cause:

Court Date: 3/22/2016 Location:

Comment:

DR-15: 5/17/2005

Docket#:

------Warrant-----Issued

Served By Plea

G GUILTY

Finding Appear Status N C CLOSED

56 137

Date Paid Amt Paid Rect Num 

Tot Chg 330.00

Tot Adj Tot Paid Bal Due

CASE NOTES: 5/17/2005 defendant called and wants court date-set for 5/31/05-kc

10 day notice sent-kc

6/01/2005 3/08/2016

due to election, all 3/8/16 court is continued to 3/22/16,

mailed notification-kc \*

COURT ORDERS:

OFFICER APPEARED-DEFENDANT DID NOT-GUILTY IN ABSENCE

5/31/2005

3/22/16-OLD FINES, MAY MAKE PMT ARRANGEMENTS \*

Rect # Amount Date

Rect # Amount

100

### STATE OF MISSISSIPPI ABSTRACT OF COURT RECORD MONTGOMERY COUNTY

Agency Code: 9049 Ticket No: 8-221269

Date: 10/06/2017

DEFENDANT Name: HALLMON, ODELL	Race: BLACK Sex: MALE
Physical Address:	
Mailing Address:  City:  Drivers License Number:	
City: State:	Zip Code: State: Date of Birth:
Drivers License Number:	State: Date of Birth:
VEHICLE INFORMATION	
Registration (Tag) No: 665 CRF Vehicle Model Year: 1998 Make: FOR	State:         MS         Year:         2006           D         Type:         PASS
Vehicle Model Year: 1998 Make: FOR	Type: PASS
VIOLATION	
Charged With: DRV WITH SUSP LICENS Date of Violation: 4/12/2005 Court Date:	& BAC: Speed: Zone:
Charges Were Filed Dry WILLIAMS TAMES TAKES	3/22/2016 Hwy or Street: E/B HIGH POI
Charges Were Filed By: WILLIAMS, JAMES TAYL Comments:	DR Badge No: D043
Defendant Entered a Plea of: OPEN/PENDING	<del>_</del>
Judgement of Court: GUILTY	<del></del>
By Judge: BAMBERG, LARRY	<del></del>
Remarks by Court: 5/31/2005	
OFFICER APPEARED-DEFENDANT DID NOT-GUI	LTY IN ABSENCE
3/22/16-OLD FINES, MAY MAKE PMT ARRANG	EMENTS
5/17/2005 defendant called and wants	court data got for 5/21/05 kg
6/01/2005 10 day notice sent-kg	court date-set for 5/31/05-kc
3/08/2016 due to election, all $3/8/16$	6 court is continued to 3/22/16
5/17/2005 defendant called and wants 6/01/2005 10 day notice sent-kc 3/08/2016 due to election, all 3/8/1 mailed notification-kc	5 00d20 10 00110111d0d 00 5/22/10/
Defendant was Fined: 247.00 Sentenced To:	Plus Assessments of: 83.00
Bail Forfeited ( )	L Felenan
Fine Paid ( )	Appealed ( )
rine raid ( )	
I Certify That This is a True and Correct Co	opy of My Court Record as Recorded in
Docket: 56	Page: 137
Case: 33161	
·	
Signed:	7/47
Signed:	Title:
Date:	

#### INDICTMENT

#### THE STATE OF MISSISSIPPI

**VERSUS** 

CAUSE NO. 2005 - 0006 CRI

ODELL HALLMON, JR. a/k/a COOKIE

INDICTMENT FOR THE OFFENSES OF:

POSSESSION OF COCAINE MCA § 41-29-139 (c)(1)(C)

HABITUAL OFFENDER MCA § 99-19-81

THE STATE OF MISSISSIPPI COUNTY OF CARROLL, FIRST JUDICIAL DISTRICT

## IN THE CIRCUIT COURT OF THE FIRST JUDICIAL DISTRICT OF CARROLL COUNTY, MISSISSIPPI, NOVEMBER TERM 2004 Grand Jury Recalled April 19, 2005

The Grand Jurors of the State of Mississippi, taken from the body of good and lawful citizens of the county and judicial district aforesaid, elected, summoned, empaneled, sworn and charged to inquire in and for the county and judicial district aforesaid, at the term aforesaid of the Court aforesaid, in the name and by the authority of the State of Mississippi, upon their oath present that:

#### **ODELL HALLMON, JR.**

on or about the 2<sup>nd</sup> day of November, 2004, in the First Judicial District of Carroll County, Mississippi, and within the jurisdiction of this Court, did wilfully, unlawfully, feloniously, and purposely or knowingly have in his possession approximately **9.93 grams of Cocaine**, a Schedule II Controlled Substance, as listed in Section 41-29-115 (A)(a)(4) of the Mississippi Code of 1972, as amended, said amount of Cocaine being more than 2 grams but less than 10 grams of cocaine in violation of Miss Code Ann, 41-29-139 (C)(1)(C), and is further charged as an habitual offender under Section 99-19-81 of the Miss. Code as detailed below, against the peace and dignity of the State of Mississippi,

# SENTENCE ENHANCEMENT HABITUAL OFFENDER

The Defendant has been convicted at least twice previously of a felony upon separate charges brought and arising out of separate incidents at different times and has been sentenced to separate terms in a state penal institution as shown by the following:

COURT OF

DURWARD STANTON, CIRCUIT CLERK
CARROLL COUNTY, MISSISSIPPI

BY

D.C.

D.C.

CONVICTION
CAUSE NO. CHARGE
DATE
CIRCUIT COURT
MONTGOMERY COUNTY
MISSISSIPPI

CHARGE
Poss. Firearm by Felon
04/01/2002
3 yrs, after serving 1
Year, released on Post
Release Sup. For 2 yrs

Agg. Assault

CIRCUIT COURT 1991-3046-CR CARROLL COUNTY 1<sup>ST</sup> JUDICIAL DISTRICT MISSISSIPPI

Miss. Code Ann. § 99-19-81, As Amended, provides that the defendant, upon conviction, shall be sentenced to the maximum term of imprisonment prescribed for the crime of **POSSESSION OF COCAINE** as a habitual offender which is 16 years and a \$250,000 fine, which sentence shall not be reduced or suspended nor shall he be eligible for parole or probation, against the peace and dignity of the State of Mississippi.

**Endorsed: A True Bill** 

Foreman of the Grand Jury

Assistant District Attorney

5/1992

9 yrs to serve

## GENERAL AFFIDAVI'i

THE STATE OF Carroll County	MISSISSIPPI		
Before me,	Annette Carlisle	, a Justice Cou	t Clerk j <del>udge</del> of said county in Justice District
No <b>l, Benji</b> e	Rigby		
whose address iss	heriff's Deputy		Telephone
makes affidavit that	Odell Hallmon Jr.		
whose address is			Telephone
did on or about	Nov. 2, 2004	20	, in the county aforesaid, in said Justice's
			possess a controlled substance,
crack cocaine ex	ceeding 1 ounce on Hwy. 17 Sc	outh in the Nort	hern District of Carroll County.
17			
9411			
			CORE PERM CORE CORE
			FILE 2005
			DURWARD STANTON, CIRCUIT CLERK CARROLL COUNTY, MISSISSIPPI
against the peace an	d dignity of the State of Mississispi.		BY Bear Caren
Sworn to and sub	oscribed before me, this <u>2</u> day	v of Nov.	,20 04
		Avrit	terlarisk
		Justice Cor Carroll Cou Northern D	

## JUSTICE COURT JUDGE MITTIMUS

STATE OF MISSISSIPPI	V/14 20 CT			
Carroll County	DURWARD STANTON, CIRCUIT CLERK CARROLL, COUNTY, MISSISSIPPI			
To the Jailor of Carroll County:	By Do Bace D.C.			
We command you to receive and safely keep in jail ODELL HALL	The second secon			
who has been brought before the undersigned Justice Court Judge of	said County and has had/has not had a			
preliminary hearing on a charge of <u>POSSESSION OF COCAINE</u>				
and is	/has not been bound over to the grand jury.			
Bond has been set at \$ 10,000.00 . Defendant has been com	amitted to the county jail until bond is made			
thereof; and you shall keepEIM in jail until such bond is made.				
Witness my hand this 3 day of NOV.	, ,20, 04			
Jum	in avant			
Justice Cour	t Judge			

THE STATE OF MISSISSIPPI, TO ANY LAWFUL OFFICER OF CARROLL

We command you to take the body of: HALLMON, ODELL JR

D.L.#

if to be found in your county, and safely keep, so that you have

HALLMON. ODELL JR body before the undersigned, a

Justice Court Judge of CARROLL COUNTY - CARROLLTON JC, in the said

State, to be holden at the office of the undersigned, in

CARROLL COUNTY - CARROLLTON JC P D BOX 10

CARROLLTON MS then and there to answer unto the

State of Mississippi on a charge of:

**FELONY** 

BOND: \$

Possession of Crack Cocaine

by affidavit.

HEREIN FAIL NOT, and have then and there this writ, with the manner in which you have executed the same.

Given under my hand and seal, and issued this NOVEMBER 02, 2004

CASE #: 0023792

Mystice Court Judge (A ) / Clerk

OFFICER'S RETURN:

I have this day executed the within writ by personally arresting

HALLMON. ODELL JR . This the \_\_\_ day of \_\_\_\_\_, \_\_\_.

OFFICER

BY:\_\_\_\_\_\_D.S.

FILED

DURWARD STANTON, CIRCUIT CLERK CARROLL COUNTY, MISSISSIPPI

By Bessi Dean-D.C

# IN THE JUSTICE COURT OF CARROLL COUNTY MISSISSIPPI NORTHERN DISTRICT

STATE OF MISSISSIPPI

CAUSE # 23792

VS.

DEFENDANT Odell Hallmon Jr.

Odell Hallmon Jr.

ORDER BINDING DEFENDANT TO THE ACTION
OF THE GRAND JURY
(Without Preliminary Hearing)

Came on for consideration the matter of binding the above named Defendant over to the action of the Carroll County Grand Jury and it appearing to the Court that said Defendant has been charged with a Felony, that a warrant has been issued in regard thereto after appropriate Judicial Determination that probable cause exists based upon the affidavit or other evidence before the Court and that the Defendant is not currently being held in custody on that charge and therefore said Defendant is not entitled to a preliminary hearing under Uniform Circuit and County Rules 6.03, 6.04 or 6.05.

IT IS THEREFORE ORDERED, that the above styled and numbered Cause shall be and is hereby ordered bound over to the action of the Carroll County Grand Jury.

THIS THE 10 DAY OF December , 2004 .

L'mmie Avant

Judge-Northern District

Carroll County

FILED

DURWARD STANTON, CIRCUIT CLERK

RY

#### **CAPIAS Circuit Court**

## THE STATE OF MISSISSIPPI

## Cause No.: 2005-0006CR1

## TO THE SHERIFF OF CARROLL COUNTY:

You are hereby commanded to take ODELL HALLMON, JR a/k/a COOKIE

if to be found in your County and safely keep, so that you have <u>his or her</u> body before the Circuit Court of the County of <u>Carroll, First Judicial District</u> in said State, at the Courthouse in the <u>Town</u> of <u>Carrollton</u>, Mississippi, at <u>10:00</u> am on the <u>22<sup>nd</sup></u> day of <u>April</u>, A.D. <u>2005</u> then and there to answer the State of Mississippi on an indictment found against <u>him or her</u> on the <u>19<sup>th</sup></u> day of <u>April</u> A.D. <u>2005</u> for

POSSSSION OF COCAINE HABITUAL OFFENDER

MCA 41-29-139 (c)(1)(C) MCA 99-19-81

And have there then this writ.

Given under my hand and the seal of said Court, and issued this the <u>19<sup>th</sup></u> day of <u>April</u> A.D. <u>2005</u>.

Durward Stanton,
Clerk of Circuit Court

By Deblie McClain D.C.

I HAVE THIS DAY EXECUTED THE WITHIN WRIT P BY DELIVERING TO THE WITHIN NAMED, EACH	ersonally
A TRUE COPY OF THIS WRIT	
THIS THE \$2 DAY OF APPY A.D. DONALD GRAY, SHERIFF, CARROLL COUNTY	D. 20 <u>Q</u>

DURWARD STANTON, CIRCUIT CLERK
CARROLL COUNTY, MISSISSIPPI

BY Deluie McClaid.

## IN THE CIRCUIT COURT OF CARROLL COUNTY, MISSISSIPPI FIRST JUDICIAL DISTRICT

THE STATE OF MISSISSIPPI

V. ODELL HALLMON JR CAUSE NO. 2005-0006CR1

## **MOTION FOR DISCOVERY**

Comes now the defendant in the above styled and numbered cause through counsel, and requests the Court for an order directing the State of Mississippi to disclose to him in writing the following:

- 1. Names and addresses of all witnesses in chief proposed to be offered by the prosecution at trial, together with a copy of the contents of any statement, written, recorded or otherwise preserved, of each such witness and the substance of any oral statement made by any such witness;
- 2. A copy of any written or recorded statement of the Defendant and the substance of any oral statements made by the Defendant.
- 3. A copy of the criminal record of the Defendant, if proposed to be used to impeach; and a complete list of the prior criminal convictions of any witnesses to be presented by the prosecution.
- 4. Any reports or statements of experts, written, recorded or otherwise preserved, made in connection with the particular case, and the substance of any oral statement made by any such expert;
- 5. Exhibit any physical evidence and photographs relevant to the case of which may be offered in evidence; and,
  - 6. Any exculpatory material concerning the Defendant;
- 7. Names and addresses of any confidential informants who were eyewitnesses the event or events constituting the charge against the Defendant;

DURWALL STANTON, CIRCUIT CL CARROLL COUNTY, MISSISSIPPI

D.C

- 8. Any and all recorded or written reports, to include field notes, made by any law enforcement personnel concerning their investigation of this case;
- 9. To produce for Defendant's inspection, copying or photographing any and all results or reports of physical examinations, search warrants, scientific tests or experiments, or copies thereof, made in connection with this case, which are within the possession, custody or control of the State, or which the State intends to offer at trial;
- 10. Statements of all persons who have been interviewed by an agent of the State in connection with the subject matter of this cause and whom the State presently does not intend to call to trial; including the names and addresses of said persons;
- 11. A list of any items secured by and through search and seizure in connection with the investigation of this case and a copy of the search warrant or warrants.

In support of the above and foregoing Request for Discovery, Defendant avers that the information sought to be discovered is material to the preparation of the defense in this case, and justice required the disclosure thereof to the Defendant, and requests that the State further supplement said requested discovery as set out above, up to and during trial, if new information comes into its possession which would require it to change, alter, amend, add, or delete its initial answers or responses to the Defendant's request for discovery, and that the State provide the requested information sufficiently in advance of trial in order to give the Defendant a reasonable opportunity to investigate and evaluate same.

Respectfully submitted,

Raymond M. Baum Attorney for Defendant PO Box 586 Winona, MS 38967 662-283-4438 MSB #8432

## **CERTIFICATE OF SERVICE**

This is to certify that a true and correct copy of the above and foregoing Motion
for Discovery has been served on Honorable Clyde Hill, Assistant District Attorney,
P. O. Box 1262, Grenada, MS 38902-1262, by: (V) placing copy of same in the United
States mail, first-class, postage prepaid to his address aforesaid: ( ) hand delivering
same to at the Courthouse in
, Mississippi, ( ) facsimile transmission to 662-227-9558.  This the 25 day of April 2005.
This the <u>LS</u> day of April 2005.

Raymond M. Baum

# MAY 2005 FIRST JUDICIAL DISTRICT OF CARROLL COUNTY CIRCUIT COURT TERM CALENDER

### MONDAY, May 16, 2005

10:00 A.M. Defendant's Motion To Amend Answer and Defenses

Carroll Co., 1st JD, Cause No. 2003-0042-CVM

Jimmy R. Downs and Jeremy Ray Downs(Atty-Lcc Abrahan & Henery Laird, III)

VS

Antoinette Parks and Central Mississippi Inc.(Atty-Robert Stacy, Terry Little

10:00A.M. Pretrial Conference

Attala Co. Cause No. 03-0210-CV-M

Charlie Haynes, Jr.(Atty-Mark Burton)

VS

Allen M. Stone, et al(Atty-Brian Hyneman)

10:00 A.M. Pre-trial Conference

Grenada County Cause No. 2004-0508CVM

Mecca Shaw(Atty-Carlos Moore)

VS

Houston Melton(Atty-Jay Gore III)

10:00 A.M. Hearing

Grenada County Cause No. 2004-0375-CVM

Tammy Rodgers(Atty-Boyd Atkinson)

Vs

Johnny Moore(Atty-Scott Spragins)

F	I	LE	TD	
DURWARD	TO A B TO	47	2	_,20_05
DURWARD S CARROLL	COUN	ON, CI VTY, M	ircui Issis	F CLERK SIPPI
BY Don	as á	6	ac	20 n.c

2004-0014CR1	Nancy Fleming	False Pretense/Bad Cl	heck	
2004-0016CR1(A)	Cornelius McCaster	Bldg. Burglary	(Atty-Ray Bau	m)
2004-0016CR1(B)	Jimmy McCaster	Bldg Burglary	(Atty-Ray Bau	
2004-0026CR1	Lori Payton	Robbery	(Atty-Liz Dav	•
2004-0031CR1	Tommie L. McClung	Grand Larceny		10)
2004-0033CR1	Lana Darlene Shaw	Forgery (7 Cts)		
2004-0032CR1	John Charles Schwege			
2004-0027CR1(B)	Tesse R. James	Agg. Asslt on Law Er	iforcement Offi	cer
2005-0010CR1	David Dubard (A) and	d Deborah Dubard(B)C	Ct. I-Forgery Ci	.2-Uttering
	Forgery, Ct.3-Acc	ount Closed/Felony Ba	ad Check(Attv-	R Baum)
2005-0011CR1	John T. Nelms, III (A)	) and Justin Andrew Je	enkins (B)	Burg. of Dwell
		(Atty-Ray Bau	' '	_ :- 5: -11 20 77 911

1:00 P.M. APPEALS		() 112) 2-221,
2004-0003CR1 2004-0004CR1 2005-0004CR1 2004-0034CR1	Jason E. Golding Jason E. Golding Jason E. Golding Kristopher B. Simm	Baiting Wild Turkey, 2 Cts. Baiting Wild Turkey, 2 Cts. Hunting Baited Field (Atty-Rodney Ray) ons DUI2nd, Expired Sticker, Careless Driving (Atty-Bob Laster)

TUESDAY, May 17 2005

2005-0006CR1	Odell Hallmon Jr. a/k	/a "Cookie"	Poss.	of Cocaine, Habitual Offender
			(Atty-	Ray Baum)
2005-0008CR1	Whitfield McCloud			(Atty-Ray Baum)
2005-0012CR1	Eric Robinson	Ct.1-Burg. o	f Bldg, C	t.2-Burg. of Dwell (Atty-Baum)
2005-0013CR1	Charles Scott Fortent	erry Gran	id Larcen	y (Atty-Ray Baum)
2005-0014CR1	Charles Scott Fortent	perry Emb	ezzlemer	nt under Contract (Atty-Baum)
2005-0015CR1	Charles Scott Forten	perry Acct	.Closed/I	Felony Bad Check(Atty-Baum)

#### WEDNESDAY, May 18,2005

2004-0007CR1

David Swims Simple Asslt. on Police Officer, 2cts. (Atty-Johnnie Walls) THURSDAY. May 19, 2005

#### NO COURT (JUDGE IN KOSCIUSKO)

FRIDAY, May 20 2005

2004-0030CR1

Bobby Dover Agg. Assalt. (Atty-Kevin Horan)

#### MONDAY, May 23, 2005

9:00 A.M. Trial-Carroll Co. Cause No. 2004-028CR1

State of Ms

VS

Jamario Weaver (David Holly)

10:00 A.M. Pretrial Conference

Grenada County Cause No. 99-0266CVM

Jerry Donahoo(Atty-Frank Dantone)

vs

Estate of Paul D. Melton (Atty-Chris Deaton, Teresa McCullough)

#### TUESDAY, May 24, 2005

### WEDNESDAY, May 25, 2005

2005-0009CR1

Carl E. Bullard a/k/a "Eddie" Bullard

Ct.1-Poss3,4-

Methylenedioxymethamphetamine,

Ct.2-Poss of Hashish, Ct.3-Poss. of Marihuana, Ct. 4-Poss of Methamphetamine, Ct.5Poss of Oxycodone (Atty-Kevin Horan)

## APPEALS:

2004-0023CR1	Michael L. Faust	DUI 1s, Expired Tag, Carrying a Concealed		
		Weapon	(Atty-Liz Davis)	
2005-0002CR1	Robert Sanford	DUI I <sup>st</sup> , De	elinquency of Minor (Atty-K.Horan)	
2005-0003CR1	Frank S. Leflore	DUI 1 <sup>st</sup>	(Atty-Wally Stuckey)	
2004-0001CR1	Joseph E. Jarrett	DUI	(Atty-Kevin Horan)	

Ainute Book / Page 265

# IN THE CIRCUIT COURT OF CARROLL COUNTY, MISSISSIPPI FIRST JUDICIAL DISTRICT

STATE OF MISSISSIPPI

**VERSUS** 

CRIMINAL CASE NO. 2005-0006-CR1

ODELL HALLMON A/K/A "COOKIE"

## ORDER OF CONTINUANCE

Came on to be heard the *ore tenus* Motion of the defendant, through counsel, for an Order continuing this cause until further Order of this Court, and after being advised in the premises and there being no objection thereto by the State of Mississippi, the Court finds the Motion well-taken and therefore sustains same.

It is therefore, ORDERED AND ADJUDGED, that this cause be, and the same hereby is, continued until further Order of the Court.

It is further, ORDERED AND ADJUDGED, that all time delays pursuant to this Order of Continuance shall be charged to the Defendant.

So ORDERED AND ADJUDGED, this the day of May 2005.

CIDCULT COLDET HIDGE

Presented to the Court by:

Raymond M. Baum

Attorney for Defendant

Agreed to:

Clyde Hall

Assistant District Attorney

FILED

DURWARD STANTON, CIRCUIT CLERK CARROLL COUNTY, MISSISSIPPI

By Joseph Dices

Minute Book // Page 3/4

# IN THE CIRCUIT COURT OF CARROLL COUNTY, MISSISSIPPI FIRST JUDICIAL DISTRICT

The Circuit Court of the Second Judicial District of Carroll County, Mississippi, having been duly opened on Friday, April 22, 2005, with His Honor, Judge Clarence E. Morgan, III, Circuit Judge, Fifth Circuit Court District of Mississippi, presiding, the following transactions of business were had, to-wit:

#2005-0006-CR1, ODELL HALLMON, JR., a/k/a COOKIE, indicted on a felony charge of POSSESSION OF COCAINE, HABITUAL OFFENDER, was arraigned, waived reading of the indictment, and entered a plea of not guilty. Hon. Ray Baum, Carroll County Public Defender, Winona, Mississippi, was appointed as counsel. Bond was set at \$10,000;

#2005-0007-CR1, HARVEY VANCLEAVE, indicted on felony charges of two counts of BURGLARY OF A BUILDING OTHER THAN A DWELLING, was arraigned; the indictment was read in open court; and the defendant entered a plea of not guilty. Hon. Ray Baum, Carroll County Public Defender, Winona, Mississippi, was appointed as counsel. Bond was set at \$10,000;

#2005-0008-CR1, WHITFIELD MCCLOUD, indicted on a felony charge of HOME REPAIR FRAUD, was arraigned, waived reading of the indictment, and entered a plea of not guilty. Hon. Ray Baum, Carroll County Public Defender, Winona, Mississippi, was appointed as counsel. Bond was set at \$5,000;

#2005-0010-CR1, (A) DAVID DUBARD AND (B) DEBORAH DUBARD, indicted on felony charges of Count One - FORGERY; Count Two - UTTERING FORGERY; and Count Three - ACCOUNT CLOSED, FELONY BAD CHECK, were each arraigned, waived reading of the indictment, and each defendant entered a plea of not guilty. Hon. Ray Baum, Carroll County

DURWARD STANTON, CIRCUIT CLERK
CARPOLL COUNTY, MISSISSIPPI

CI SUIT COURT

Minute Book // Page 316

Mississippi, was appointed as counsel. The Defendant is eligible to be released on his own recognizance on this charge, but his total bond for the three charges is \$10,000.

The Court does hereby Order that a copy of the within be both spread upon the Minutes of this Court and placed within each cause number file.

SO ORDERED this the 22 day of April, 2005.

## REQUEST FOR SUBPOENAS

## IN THE CIRCUIT COURT OF CARROLL COUNTY

STATE OF MISSISSIPPI

CAUSE NO. 2005-0006-CR-1

VS.

DATE SET. 05/25/05

ODELL HALLMON

TIME SET. 8:30 AM

TO THE CIRCUIT CLERK OF CARROLL COUNTY, FIRST JUDICIAL DISTRICT:

PLEASE SUMMON THE FOLLOWING WITNESS IN THE ABOVE STYLED CASE, TO GIVE EVIDENCE ON BEHALF OF THE STATE OF MISSISSIPPI.

Teresia Hickmon

C/o Miss. Crime Lab Batesville, MS.

Michael Spellman C/o Carroll County Sheriff's Office C/o Miss. Bureau of Narcotics Greenwood, MS

Clint Walker Trevarisse Hallmon

Benji Rigby

Brad Carver

to be and appear at the Carroll County Courthouse in Carrollton, Mississippi at the above time and date

DAY OF \_\_May \_\_\_, 2005.

Durwood Stanton, CIRCUIT CLERK

V. Hill, A.D.A.

# STATE OF MISSISSIPPI CARROLL COUNTY

2005-0006CR1

TO THE SHERIFF OF CARROLL COUNTY:

This is to command you to summon BRAD CARV	ER
F*	
if to be found in your county, to be and personally appear before	re the Circuit Court of the First Judicial
District of the County of Carroll in said Guy	•
the 25th day of MAY 2005 at 8:30	o'clock 3 m then and the
(Wednesday) the	nce this writ is issued) in a certain case
pending in said Court, whereinSTATE OF MISSISSIRF	antiff and ODELL HALLMON
Defendant and thathe in nowise fail to appe	
and have then and there this writ.	by statute,
Given under my hand and the Seal of said Court, and issued 2005	this the 24 day of MAY
	ARD STANTON JIT COURT CLERK

# STATE OF MISSISSIPPI CARROLL COUNTY

2005-0006CR1

TO THE SHERIFF OF CARROLL COUNTY:

This is to command you to summon BENJI RIGBY	
	0000
	••••
if to be found in your county, to be and personally appear before the Circuit Court of the First Judici District of the County of Carroll in said State, at the Court House in the Town of Carrollton, Mississippi, (Wednesday) the	on on use
Given under my hand and the Seal of said Court, and issued this the 24 day of MAY	_
By Dolle McClain D. C. DURWARD STANTON CIRCUIT COURT CLERK	

VOIDS

# STATE OF MISSISSIPPI CARROLL COUNTY

2005-0006CR1

TO THE SHERIFF OF CARROLL COUNTY:

This is to command you to summonTREVARISSE HALLMON
± '
if to be found in your county, to be and personally appear before the Circuit Court of the First Judicial District of the County of Carroll in said State, at the Court House in the Town of Carrollton, Mississippi, on (Wednesday) the
Given under my hand and the Seal of said Court, and issued this the 24 day of MAY
By Deblie McClain D. C. DURWARD STANTON CIRCUIT COURT CLERK

# STATE OF MISSISSIPPI CARROLL COUNTY

2005-0006CR1

TO THE SHERIFF OF CARROLL COUNTY:

This is to co	ommand you to summonCLINT_WALKER
· · · · · · · · · · · · · · · · · · ·	MS BUREAU OF NARCOTIC
1.5	GREENWOOD MS
(Wednesday) the behalf ofSI pending in said Defendant	in your county, to be and personally appear before the Circuit Court of the First Judicial County of Carroll in said State, at the Court House in the Town of Carrollton, Mississippi, on day of
Given unde	er my hand and the Seal of said Court, and issued this the 24 day of MAY

Doblie McClain D. C. DURWARD STANTON CIRCUIT COURT CLERK

# STATE OF MISSISSIPPI CARROLL COUNTY

2005-0006CR1

TO THE SHERIFF OF CARROLL COUNTY:

Inis is to	o command 3	rou to summon .	MICHA	EL SPEL	LMAN	•••••	
<u> </u>		(*)	CARRO	DLL S/O		1	
						****************	•••••••••••••
							***************************************
if to be fou	nd in your	county, to be a	nd personally ap	pear before	the Circuit Cou	art of the	First Judicial
District of the	he County of	Carroll in said	State, at the Co	unt Wangs i	m	E	
- DOMAIL 01		I WIDDIDDI	(at w	nose instanc	e this writ is is:	sued) in :	a certain case
pending in s	said Court, w	hereinSTA	ATE OF MISS	ISSIPPaln	tiff and ODI	LL HA	LLMON
Defendant _	E	and thathe_	in nowise fa				
and have m	en and there	this writ.	1.661	G			
Given u	inder my har 5	nd and the Seal	of said Court, ar	nd issued th	s the 24	day of _	MAY
Ву	Debline	Mel	lain D. C.	DURWAI CIRCUI	RD STANTO T COURT C	N LERK	

# STATE OF MISSISSIPPI CARROLL COUNTY

2005-0006CR1

TO THE SHERIFF OF CARROLL COUNTY:

This is to command you to su	mmon TERESIA HICKMON
3	MISS CRIME LAB
	BATESVILLE MS
if to be found in your county, to District of the County of Carroll (Wednesday) the	o be and personally appear before the Circuit Court of the First Judicial in said State, at the Court House in the Town of Carrollton, Mississippi, on 2005 at 8:30 o'clock a m, then and there to testify on SISSIPPI (at whose instance this writ is issued) in a certain case STATE OF MISSISSIPPaintiff and ODELL HALLMON
and have then and there this writ	She in nowise fail to appear, under the penalty prescribed by statute,
Given under my hand and th	ne Seal of said Court, and issued this the day ofMAY

By Dellie McClain D. C. DURWARD STANTON CIRCUIT COURT CLERK

IN THE CIRCUIT COURT OF CARROLL COUNTY, MISSISSIPPI FIRST JUDICIAL DISTRICT

THE STATE OF MISSISSIPPI

V.

CAUSE NO.2005-0006CR1

**ODELL HALLMON** 

MOTION TO SUPPRESS

Comes now the defendant, by and through counsel, and moves this Court to suppress the evidence gathered in this case consisting of an amount of alleged crack cocaine and in support thereof would show as follows:

1) The defendant was stopped and his vehicle was searched based upon information from what is described as a "confidential informant."

2) This confidential informant has not been disclosed to the defendant, and the defendant would show that the stop of his vehicle, his arrest and the search of his vehicle were illegal due to the fact that the state had no search warrant and no probable cause to stop the defendant and detain him, search his vehicle and arrest him on these charges

Wherefore, premises considered, the defendant requests, the court suppress the substance alleged to be taken from the defendant on the date alleged in the indictment for the causes and reasons set out herein.

DURWARD STANTON, CIRCUIT CLERK
CARKOLL COUNTY, MISSISSIPPI

BY Dellie McClaim B.C.

Respectfully submitted,

Raymond M. Baum Attorney for Defendant PO Box 586 Winona, MS 38967 662-283-4438 MSB #8432

#### **CERTIFICATE OF SERVICE**

This is to certify that a true and correct copy of the above and foregoing Motion to Suppress has been served on Honorable Doug Evans, District Attorney, P. O. Box 1262, Grenada, MS 38902-1262, by: ( ) placing copy of same in the United States mail, first-class, postage prepaid to his address aforesaid: (2) hand delivering same to

Hon. Clyde Hill at the Courthouse in

Carrollton, Mississippi, ( ) facsimile transmission to 662-227-9558.

This the 25 transmission to May 2005.

Raymond M. Baum

#### IN THE CIRCUIT COURT OF CARROLL COUNTY, MISSISSIPPI FIRST JUDICIAL DISTRICT

THE STATE OF MISSISSIPPI

V.

CAUSE NO.2005-0006CR1

**ODELL HALLMON** 

#### **MOTION IN LIMINE**

Come now the defendant, through counsel, and moves this Court for an Order limiting the evidence of the State as follows:

- 1. That the witnesses of the State be instructed not to mention any prior dealings this defendant has had with law enforcement.
- 2. That the witnesses for the State be instructed not to mention that he invoked their right to remain silent and right to counsel, and any other right invoked by defendant which are guaranteed pursuant to the U.S. and Mississippi Constitutions.
- 3. That the witnesses for the State be instructed not to testify regarding any other crimes for which this defendant was indicted.

WHEREFORE, premises considered, the defendants request this Court to enter its Order restricting the evidence as set forth herein.

Respectfully submitted,

welm Bac

Raymond M. Baum

Attorney for Defendant

5/25

DURWARD STANTON, CIRCUIT CLERK OARROLL COUNTY, MISSISSIPPI

11.01.

QV

#### **CERTIFICATE OF SERVICE**

I hereby certify that I have this day hand delivered a true and correct copy of the above and foregoing Motion in Limine to Honorable Clyde Hill, Assistant District Attorney, at the Courthouse in Kosciusko, Mississippi.

This the 24th day of May 20053.

Raymond M. Baum

#### IN THE CIRCUIT COURT FOR THE FIRST JUDICIAL DISTRICT OF CARROLL COUNTY, MISSISSIPPI

STATE OF MISSISSIPPI

**VERSUS** 

**CAUSE NO. 2005-0006 CR1** 

ODELL HALLMON, JR. A/K/A COOKIE

#### STATE'S RESPONSE TO REQUEST FOR DISCOVERY

THE OFFICE OF THE DISTRICT ATTORNEY HAS GIVEN A COPY OF THE ENTIRE CASE FILE CONSISTING OF NUMBERED PAGES 1 -17 TO THE DEFENSE ATTORNEY, RAYMOND M. BAUM ON MAY 20, 2005.

- WITNESSES IN CHIEF FOR STATE: I. All witnesses listed in the file.
- II. RECORDED STATEMENTS OF DEFENDANT TO LAW OFFICERS:
- III. CRIMINAL RECORD OF DEFENDANT FOR IMPEACHMENT:
- IV. **CRIME LAB REPORTS/TESTS:**
- V. **OFFICERS REPORTS, WITNESS STATEMENTS, ETC.:**
- VI. PHYSICAL EVIDENCE/PHOTOGRAPHS: 1. Any video and audio tapes are available at the District attorney's Office for viewing and or listening.

VII. EXCULPATORY EVIDENCE:

ASST. DISTRICT ATTORNE

FOR THE DEFENDANT:

RAYMOND M. BAUM

DATE: MAY 20,2005

CARROLL COUNTY, MISSISSIPPI

#### **CERTIFICATE OF SERVICE**

I, William E. Phillips, Attorney for State, do hereby certify that I have this date

() mailed, U.S. mail, postage paid

() faxed,

M hand delivered,

a true copy of the above and foregoing Response to Request for Discovery to the Honorable Raymond M. Baum, Post Office Box 586, Winona, Mississippi 38967 on May 20, 2005.

WITNESS MY SIGNATURE, on this the 2011 day of May, 2005.

**Assistant District Attorney** 

CIRCUIT COURT

Minute Book / 1 Page 386

#### IN THE CIRCUIT COURT OF CARROLL COUNTY, MISSISSIPPI FIRST JUDICIAL DISTRICT

STATE OF MISSISSIPPI

**VERSUS** 

CAUSE NO. 2005-0006-CR1

ODELL HALLMON, JR.

#### ORDER OF DISMISSAL

CAME ON TO BE HEARD THIS DAY the motion of the State Ore Tenus to dismiss the indictment in the above styled and numbered Cause upon the defendants' guilty plea in Cause Number 2005-0018A-CR1, and the Court having been fully advised in the premises, is of the opinion that the State's motion is well taken, and that the same should be, and it hereby is, sustained. It is, therefore,

#### **ORDERED**

that the above styled and numbered indictment, be and hereby is dismissed.

SO ORDERED AND ADJUDGED, this the 25th day of May, 2005.

CIRCUIT JUI

Approved:

Assistant District Attorney

DURWARD STANTON, CIRCUIT

CARROLL COUNTY, MISSISSIP

BY Bessie Decele

#### **INDICTMENT**

THE STATE OF MISSISSIPPI

**VERSUS** 

CAUSE No. 2005-0018CR1

A ODELL HALLMON, JR. a/k/a COOKIE and

**B** JOHN F. SMITH

INDICTMENT FOR THE OFFENSES OF:

COUNT I: POSSESSION OF COCAINE MCA § 41-29-139 (c)(1)(E)

COUNT II: CONVICTED FELON IN POSSESSION OF A FIREARM § 97-37-5

**HABITUAL OFFENDER** MCA § 99-19-81

THE STATE OF MISSISSIPPI COUNTY OF CARROLL, FIRST JUDICIAL DISTRICT

# IN THE CIRCUIT COURT OF THE FIRST JUDICIAL DISTRICT OF CARROLL COUNTY, MISSISSIPPI, MAY TERM 2005 Grand Jury Sworn and Empaneled May 16, 2005

The Grand Jurors of the State of Mississippi, taken from the body of good and lawful citizens of the county and judicial district aforesaid, elected, summoned, empaneled, sworn and charged to inquire in and for the county and judicial district aforesaid, at the term aforesaid of the Court aforesaid, in the name and by the authority of the State of Mississippi, upon their oath present that:

#### COUNT I

## ODELL HALLMON, JR. and JOHN F. SMITH

on or about the **28**<sup>TH</sup> **day of March 2005**, in the First Judicial District of Carroll County, Mississippi, and within the jurisdiction of this Court, while acting in concert with, aiding, abetting, assisting and/or encouraging each other, did wilfully, unlawfully, feloniously, and purposely or knowingly have in his possession approximately **49.2 grams of Cocaine**, a Schedule II Controlled Substance, as listed in Section 41-29-115 (A)(a)(4) of the Mississippi Code of 1972, as amended, said amount of Cocaine being more than 30 grams of cocaine, in violation of Miss Code Ann, 41-29-139 (c)(1)(E), and is further charged as an habitual offender under Section 99-19-81 of the Miss. Code as detailed below, against the peace and dignity of the State of Mississippi,

#### COUNT II ODELL HALLMON, JR.

On or about the 28<sup>TH</sup> day of March 2005, in the First Judicial District of Carroll County, Mississippi and within the jurisdiction of this Court, did wilfully, unlawfully, feloniously, and knowingly or intentionally possess a firearm, to-wit: a Lorcin .380 caliber, semi-automatic pistol, after having been previously convicted of a felony crime, in that the Defendant Odell Hallmom, Jr. has been previously convicted of Aggravated Assault in cause number 3046 in the Circuit Court of the First Judicial District of Carroll, Mississippi, by Judgement executed in May 1992, against the peace and dignity of the State of Mississippi, and

DURWARD STANTON, CIRCUIT CLERK CARROLL COUNTY, MISSISSIPPI

BY Tassie Deaver

#### SENTENCE ENHANCEMENT HABITUAL OFFENDER

The Defendant has been convicted at least twice previously of a felony upon separate charges brought and arising out of separate incidents at different times and has been sentenced to separate terms in a state penal institution as shown by the following:

**COURT OF** 

CAUSE NO.

**CHARGE** 

CONVICTION

CONVICTION CIRCUIT COURT

2001-010-CR

Poss. Firearm by Felon

DATE 04/01/2002 SENTENCE 3 yrs, after serving 1

MONTGOMERY COUNTY

**MISSISSIPPI** 

Year, released on Post Release Sup. For 2 yrs

CIRCUIT COURT

3046

Agg. Assault

May 1992

9 yrs to serve

CARROLL COUNTY 1<sup>ST</sup> JUDICIAL DISTRICT MISSISSIPPI

Miss. Code Ann. § 99-19-81, As Amended, provides that the defendant, upon conviction, shall be sentenced to the maximum term of imprisonment prescribed for the crime of POSSESSION OF COCAINE as a habitual offender which is 30 years and a \$1,000,000 fine, and CONVICTED FELON IN POSSESSION OF A FIREARM which is three years which sentences shall not be reduced or suspended nor shall he be eligible for parole or probation, against the peace and dignity of the State of Mississippi.

**Endorsed: A True Bill** 

# **GENERAL AFFIDAVIT**

# THE STATE OF MISSISSIPPI Carroll County

, a Justice Court Clerk j <del>udge</del> of said county in Justice District
Telephone
Telephone
20, in the county aforesaid, in said Justice's
wingly and feloniously possess a stolen
A
( .
of <u>March</u> ,20 <u>05</u>
Basen Oll
Justice Court Clerk studge
Justice Court Clerk sudge Carroll County Northern District

# GENERAL AFFIDAVIT

THE STATE OF MISSIS	SSIPPI			
Before me,Annet	te Carlisle	, a Justice Cou	rt Clerk <del>jud</del> ge of said county in .	Justice District
No. 1, Rodney	Williams			
whose address is MS. Burea	u of Narcotics		Telephone	
makes affidavit thatOde11	Hallmon Jr.			
vhose address is			Telephone	
did on or about 3/28/05		20	, in the county aforesaid, in	said Justice's
District did willfu	lly, unlawfully and f	elonioùsly after	r having been convicted	of
9			sippi, Aggravated Assaul	
				-
in Montgom	ery County Circuit Co	ourt, possess a	firearm in the Northern	
District o	f Carroll County.			
<i>D</i> 1501100	. 0211011 00020,1		the region	
2				n
t tith a second disputation	Star Chata of Mississippi			79
igainst the peace and dignity o	if the State of Mississippi.			
		A		
		/.		
Sworn to and babacrilled	eforme, this <u>29</u> da	ay of / March	,20, 05	
and the state of t				
DURWARD STANTON,	CIRCUIT CLERK	1/2	Low D la lly	~
CARROLL COUNTY,	MISSISSIPPI	Justice Co	urt Clerk Judge 1	
The parties of the same of the		Carroll Co		lavi82
BY	D.C.	Northern D	District Source	DOET LL

CARROLL COUNTY - CARROL ON JC JUSTICE COURT AFFIDAVIT<sup>-</sup> ID: 1041

Page 1 Pg-JCAFPA

Before me ANNETTE CARLISLE A Justice Court Clerk or Judge of CARROLL COUNTY - CARROLLTON JC RODNEY WILLIAMS Camera MISS. BUREAU NARCOTICS Address: GREENWOOD MS 38930 Who being first duly sworn, makes oath that: ODELL JR HALLMON of said county, on or about the <u>28</u> day of <u>March</u>, <u>200</u>5 did willfully, unlawfully and feloniously possess a controll ed substance, crack cocaine, with intent to sell act the intersection of Hwy & 35 in the Northern District of Carroll County. He had 50.4 grams in his possession. To wit: FOSS OF CONTROL SUBS WITH INTE Statute: against the peace and dignity of the State of Mississippi Affiant: Kodey D. Sworn to and subscribed before me, this 29 day of March ... , 2005

Muttelausz.
Justice Court Clark / Justice

DURWARD STANTON, CIRCUIT CLE CARROLL COUNTY, MISSISSIPPI

BY Dellis McClair D.C

JUSTIČE COURT ARREST WARRANT
THE STATE OF MISSISSIFFI, TO ANY LAWFUL OFFICER OF CARROLL
We command you to take the body of: HALLMON, ODELL JR
Da.L**
if to be found in your county, and safely keep, so that you have HALLMON, ODELL JR body before the undersigned, a Justice Court Judge of CAFROLL COUNTY - CAFROLLTON JC, in the said State, to be holden at the office of the undersigned, in CAFROLL COUNTY - CAFROLLTON JC PO BOX 10 CAFROLLTON MS then and there to answer unto the State of Mississippi on a charge of:
FELONY BOND: *
Poss. Stolen Firearm
by affidavit.
HEREIN FAIL NOT, and have then and there this writ, with the manner in which you have executed the same.
Given under my hand and seal, and issued this <u>MARCH 29, 2005</u>
CASE *: 0024654 Justice Court Judge (A ) / Clerk
OFFICER'S RETURN:
I have this day executed the within writ by personally arresting
HAIRM THIS the day of

DURWARD STANTON, CIRCUIT CLERK
CARROLL COUNTY, MISSISSIPPI

BY Dellin Mc Clain Do

OFFICER

BY ::\_\_\_\_\_\_ D. S.

THE STATE OF MISSISSIPPI, TO ANY LAWFUL OFFICER OF CARROLL

We command you to take the body of: HALLMON, ODELL JR

D. L., \$\$

if to be found in your county, and safely keep, so that you have HALLMON. ODELL JR body before the undersigned, a Justice Court Judge of CARROLL COUNTY - CARROLLTON JC, in the said State, to be holden at the office of the undersigned, in CARROLL COUNTY - CARROLLTON JC P O BOX 10 CARROLTON MS then and there to answer unto the State of Mississippi on a charge of:

FELONY

#### Poss. of Firearm by Convicted Felon

by affidavit.

HEREIN FAIL NOT, and have then and there this writ, with the manner in which you have executed the same.

Given under my hand and seal, and issued this MARCH 22, 2005

CASE #: 0024653

Justice Court Judge (A ) / Clerk

#### OFFICER'S RETURNS

I have this day executed the within writ by personally arresting

OFFICER

BY: \_\_\_\_\_ D.S.

DURWARD STANTON, CIRCUIT CLERK
CARROLL COUNTY, MISSISSIPPI

Y Dellin McClair D

#### THE STATE OF MISSISSIPPI, TO ANY LAWFLE OFFICER OF CARROLL

We command you to take the body of: HALLMON, ODELL JR
D.L.#

if to be found in your county, and HALLMON, ODELL JR bo bo Justice Court Judge of <u>CARROLL COU</u> State, to be holden at the office <u>CARROLL COUNTY CARROLLTON JC</u>	ody before the undersigned, a <u>NTY - CAFFOLLTON JC</u> , in the said of the undersigned, in P O BOX 10
<u>CARROLLTON</u> MS tate of Mississippi on a charge of	hen and there to answer unto the of:
: FELONY	EOND: 4
Poss. Controlled Substance,	Crack Cocaine w/ Intent
by affidavit.	
HEREIN FAIL NOT, and have then and manner in which you have executed	
Given under my hand and seal, and	issued this <u>MARCH 29, 2005</u>
CASE #: 0024651	Justice Court Judge (A ) / Clerk
OFFICER'S RETURN:	25
I have this day executed the with:	in writ by personally arresting
HALLASONA COCKETT THE	This the day of,
	OFFICER
BY a	D. S.

DURWARD STANTON, CIRCUIT CLEAR CARROLL COUNTY, MISSISSIFF

## Carroll County Justice Court Northern District Carrollton, MS. 38917

Hon. Jimmie Avant Northern District Judge

Annette Carlisle

Justice Court Clerk

Ruby James Deputy Clerk

× ×
State of Mississippi vs. Odell Hallmon Ja
Case # 24651-24653-24654
Order:
This case having come to court and the defendant having been charged
with Pass. Craile Ctraine w/ Undert, Poss Digumby Jelon, F
and pleaded
the court having heard the evidence and testimony finds the defendant and it is therefore ordered:
Bond Set at \$10,000.00.
ORDERED AND ADJUDGED THIS THE L DAY OF April 200.5
Ludge, Northern District, Carroll County Justice Court

DURWARD STANTON, CIRCUIT CLER.
CARROLL COUNTY, MISSISSIPPI

### STATE OF MISSISSIPPI CARROLL COUNTY

We, Odell Hallmon, Jr., Principa	al, and Inez Hallmon
and	sureties, agree to pay
the State of Mississippi TEN THOUSAND	Dollars unless said
Odell Hallmon, Jr.	shall appear at the next term of
the Circuit Court of the <u>lst</u> Judicial Distric	of Carroll County, Mississippi, at <u>Carrollton</u>
Mississippi, on the 3rd Monday of	May xx 2005 and there remain from day
to day until discharged by law to answer the charge	of Possession of a Controlled Substance
and Possession of a Firearm by a Conv  FLE  1/14  2005  DURWARD STANTON, CIRCLETOLE CARROLL COUNTY, MISSISSIFF  Approved this  day of April	icted Felon  X Allel Hallman Jus,  + ener Hallman  ,2005.  By: Mich Sper , D.S.

LAWRENCE-GREENWOOD 18658

# IN THE JUSTICE COURT OF CARROLL COUNTY MISSISSIPPI NORTHERN DISTRICT

STATE OF MISSISSIPPI

CAUSE # 24651, 24653, 24654

VS.

DEFENDANT Odell Hallmon Jr.

Odell Hallmon Jr.

ORDER BINDING DEFENDANT TO THE ACTION
OF THE GRAND JURY
(Without Preliminary Hearing)

Came on for consideration the matter of binding the above named Defendant over to the action of the Carroll County Grand Jury and it appearing to the Court that said Defendant has been charged with a Felony, that a warrant has been issued in regard thereto after appropriate Judicial evidence before the Court and that the Defendant is not currently being to a preliminary hearing under Uniform Circuit and County Rules 6.03,

IT IS THEREFORE ORDERED, that the above styled and numbered Cause shall be and is hereby ordered bound over to the action of the Carroll County Grand Jury.

THIS THE 13 DAY OF April , 20 05.

Jimmie Avant

Judge-Northern District

Carroll County

FILED

DURWARD STANTON, CIRCUIT CARROLL COUNTY, MASSISSIPPI

BY Dallie McClain 0.0

JUSTICE COURT JUDGE MITTIMUS				
STATE OF MISSISSIPPI				
Carroll County				
To the Jailor of Carroll County:				
We command you to receive and safely kee	p in jail Odell Hallmon Jr.			
	ed Justice Court Judge of said County and has had/has not had a			
preliminary hearing on a charge of Poss. Cr	ack Cocaine with Intent, Poss. Firearm by Felon,			
Poss. Stolen Firearm	and \$\frac{1}{2}\tag{1}\tag{1}\tag{1}\tag{2}			
Bond has been set at \$ No Bond	Defendant has been committed to the county jail until bond is made			
thereof; and you shall keep him in	jail until such bond is made.			
Witness my hand this 29 day	of			
WARD STAN J, CIRCUIT CI CARROLL COUNTY, MISSISSIFF	Jimm Want			
ALL MACA	Justice Court Judge			
There Ticlain	¥			

17	4	TOT	3 C	ail	Secret L	Court
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THE STATE OF MISSISSIPPI.

TO THE SHERIFF OF Canroll COUNTY

You are hereby commanded to take (A)Odell Hallmon, jr. a/k/a Cookie

Way be found in your County, and ......him. safely keep, so that you have mismiliedness . .

that of the County of Carroll @ 10:00 A.M. Wednesday

CARROLLTON Mississippi, on the 18thay of May

to answer the State of Mississippi on an indictment found against him on the Con-

2006, 109 Count I Possession of Cocaine 41-29-139(c)(1)(E)

Count II Convicted Felon in Possession of a Firearm 97-37-5

Habitual Offender 99-19-81

And have the about his writ.

Given under my hand and the seal of said Court, and issued this the 16th day at

A. p. in 2005

	2005-0016CK1\W
CAPIAS Circuit Court.	AND THE RESIDENCE OF THE PARTY
THE STATE OF MISSISSIPPI,	
TO THE SHERIFF OF Carroll	COUNTY:
You are hereby commanded to take (A)Odell Hallmon, jr. a/k/a Coc	okie
	and make the control of the control
	***************************************
if to be found in your County, andhim safely keep, so that you havehis / h	
Court of the County of Carroll in said State, at the Courth @ 10:00 A.M. Wednesday	ouse in the town or
CARROLLTON Mississippi, on the 18thay of May	
there to answer the State of Mississippi on an indictment found against .him	n the 16th day of May
A. D. 12005, for Count I Possession of Cocaine 41-29-139(c	
Count II Convicted Felon in Possession of	a Firearm 97-37-5
Habitual Offender 99-19-81	and the second
	The state of the s
And have there then this writ.	***************************************
Given under my hand and the seal of said Court, and issued this the 16th	Max
Given under my made and the sear of said Court, and issued this the mountain of	tay of
A. D. 19 2005 DURWARD STAN	NTON  Clerk of Circuit Court
Dul.	AAAM.
By Alline	Deputy Clerk
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TRUE COPY OF THIS WRIT, Callin A.D. 2005

BY DELIVERING TO THE WITHIN NAMED, EACH

TRUE COPY OF THIS WRIT, Callin A.D. 2005

BY DAY OF WAY A.D. 2005

DONALD GRAY SHERIFF, CARROLL COUNTY, MISS.

D.S.

DE CASAGO TANION, 1 ROU CUERK
CASAGOL, COUNTY, N. 181851 11

BY Resis Cours 3.0

#### IN THE CIRCUIT COURT OF CARROLL COUNTY, MISSISSIPPI FIRST JUDICIAL DISTRICT

THE STATE OF MISSISSIPPI

V.

CAUSE NO. 2005-0018CR (A)

ODELL HALLMON

#### MOTION FOR DISCOVERY

Comes now the defendant in the above styled and numbered cause through counsel, and requests the Court for an order directing the State of Mississippi to disclose to him in writing the following:

- 1. Names and addresses of all witnesses in chief proposed to be offered by the prosecution at trial, together with a copy of the contents of any statement, written, recorded or otherwise preserved, of each such witness and the substance of any oral statement made by any such witness;
- 2. A copy of any written or recorded statement of the Defendant and the substance of any oral statements made by the Defendant.
- 3. A copy of the criminal record of the Defendant, if proposed to be used to impeach; and a complete list of the prior criminal convictions of any witnesses to be presented by the prosecution.
- 4. Any reports or statements of experts, written, recorded or otherwise preserved, made in connection with the particular case, and the substance of any oral statement made by any such expert;
- 5. Exhibit any physical evidence and photographs relevant to the case of which may be offered in evidence; and,
  - 6. Any exculpatory material concerning the Defendant;

DUAMARD STANTON, CIRCUIT CLERE
CARROLL COUNTY, MISSISSIPPI

- 7. Names and addresses of any confidential informants who were eyewitnesses to the event or events constituting the charge against the Defendant;
- 8. Any and all recorded or written reports, to include field notes, made by any law enforcement personnel concerning their investigation of this case;
- 9. To produce for Defendant's inspection, copying or photographing any and all results or reports of physical examinations, search warrants, scientific tests or experiments, or copies thereof, made in connection with this case, which are within the possession, custody or control of the State, or which the State intends to offer at trial;
- 10. Statements of all persons who have been interviewed by an agent of the State in connection with the subject matter of this cause and whom the State presently does not intend to call to trial; including the names and addresses of said persons;
- 11. A list of any items secured by and through search and seizure in connection with the investigation of this case and a copy of the search warrant or warrants.

In support of the above and foregoing Request for Discovery, Defendant avers that the information sought to be discovered is material to the preparation of the defense in this case, and justice required the disclosure thereof to the Defendant, and requests that the State further supplement said requested discovery as set out above, up to and during trial, if new information comes into its possession which would require it to change, alter, amend, add, or delete its initial answers or responses to the Defendant's request for discovery, and that the State provide the requested information sufficiently in advance of trial in order to give the Defendant a reasonable opportunity to investigate and evaluate same.

Respectfully submitted,

Raymond M. Baum Attorney for Defendant PO Box 586 Winona, MS 38967 662-283-4438 MSB #8432

## CERTIFICATE OF SERVICE

This is to certify that a true and correct copy of the above and foregoing Motion
for Discovery has been served on Honorable Clyde Hill, Assistant District Attorney,
P. O. Box 1262, Grenada, MS 38902-1262, by: ( ) placing copy of same in the United
States mail, first-class, postage prepaid to his address aforesaid: ( ) hand delivering
same toat the Courthouse in
, Mississippi, facsimile transmission to 662-227-
9558.
This the day of May 2005.

Raymond M. Baum

Minute Book // Page 37/

# IN THE CIRCUIT COURT OF CARROLL COUNTY, MISSISSIPPI FIRST JUDICIAL DISTRICT

The Circuit Court of the First Judicial District of Carroll County, Mississippi, having been duly opened on Wednesday, May 18, 2005, with His Honor, Judge Clarence E. Morgan, III, Circuit Judge, Fifth Circuit Court District of Mississippi, presiding, the following transactions of business were had, to-wit:

#2005-0018-CR1, ODELL HALLMON, JR., a/k/a "COOKIE" and JOHN F.

SMITH, each indicted on a felony charge in Count One of POSSESSION OF COCAINE and

Defendant Hallmon also indicted in Count Two on a charge of POSSESSION OF A FIREARM

BY A CONVICTED FELON, HABITUAL, were each served a copy of the indictment and

arraigned, waived reading of the indictment, and each defendant entered a plea of not guilty.

Hon. Ray Baum, Carroll County Public Defender, Winona, Mississippi, was appointed as

counsel for Defendant Hallmon and stood in for arraignment purposes for both defendants. Hon.

Rosalind Jordan, Attorney at Law, Kosciusko, Mississippi, was appointed as counsel for

Defendant John Smith. Bond was set at \$10,000 for Defendant Hallmon and at \$25,000 for

#2005-0019-CR1, BOBBY BYFORD, indicted on a felony charge of ARSON - FIRST DEGREE, was served a copy of the indictment, arraigned, waived reading of the indictment, and entered a plea of not guilty. Hon. Ray Baum, Carroll County Public Defender, Winona, Mississippi, was appointed as counsel. Bond was set at \$100,000;

#2005,0020-CR1, JOHN GABE JOHNSON, indicted on a felony charge of BURGLARY OF A BUILDING OTHER THAN A DWELLING, was served a copy of the

DURWARD STANTON, CIRCUIT CLERK
CARROLL COUNTY, MISSISSIPPI

1

Minute Book // Page 372

indictment and arraigned, waived reading of the indictment, and the Defendant entered a plea of not guilty. Hon. Ray Baum, Carroll County Public Defender, Winona, Mississippi, was appointed as counsel. Bond was set at \$25,000;

#2005-0021-CR1, ANDREA HARDY ANSLEY, indicted on a felony charge of UTTERING FORGERY, was served a copy of the indictment, arraigned, waived reading of the indictment and entered a plea of not guilty. Hon. Luke Schissel, Attorney at Law, Greenwood, Mississippi, appeared as retained counsel. Bond was set at \$25,000;

#2005,0022-CR1, JENNY COLLINS, a/k/a "SISSY" COLLINS, indicted on a felony charge of UTTERING FORGERY, was served a copy of the indictment and arraigned, waived reading of the indictment, and the Defendant entered a plea of not guilty. Hon. Ray Baum, Carroll County Public Defender, Winona, Mississippi, was appointed as counsel. Bond was set at \$25,000.

The Court does hereby Order that a copy of the within be both spread upon the Minutes of this Court and placed within each cause number file.

SO ORDERED this the 23 day of May, 2005.

CIRCUIT

# IN THE CIRCUIT COURT FOR THE FIRST JUDICIAL DISTRICT OF CARROLL COUNTY, MISSISSIPPI

STATE OF MISSISSIPPI

**VERSUS** 

CAUSE NO. 2005-0018 CR1

ODELL HALLMON, JR. A/K/A COOKIE and JOHN F. SMITH

#### STATE'S RESPONSE TO REQUEST FOR DISCOVERY

THE OFFICE OF THE DISTRICT ATTORNEY HAS GIVEN A COPY OF THE ENTIRE CASE FILE CONSISTING OF NUMBERED PAGES 1 -21 TO THE DEFENSE ATTORNEY, ROSALIND JORDAN ON MAY 24, 2005.

I. WITNESSES IN CHIEF FOR STATE:

All witnesses listed in the file including the following:

- 1. Rodney Williams MS. Bureau of Narcotics Greenwood District 1-662-453-3886.
- 2. Perry Hines, Greenwood P.D.
- 3. Scott Beck, Greenwood P.D.
- 4. Demertic Bidell, Greenwood P.D.
- 5. Benji Rigby, Carroll County S.O.
- 6.David Mims, Carroll County S.O.
- 7. Teresia Hickmon, MS. Crime Lab, Batesville
- II. RECORDED STATEMENTS OF DEFENDANT TO LAW OFFICERS: Provided, dated 3-28-05 page 19
- III. CRIMINAL RECORD OF DEFENDANT FOR IMPEACHMENT:
- IV. CRIME LAB REPORTS/TESTS: Provided, dated 4-13-05 pages 17-18
- V. OFFICERS REPORTS, WITNESS STATEMENTS, ETC.: Provided dated 5-13-05 pages 13-16
- VI. PHYSICAL EVIDENCE/PHOTOGRAPHS:
  - 1. Any video and audio tapes are available at the District attorney's Office for viewing and or listening on request of the defendant.
- VII. EXCULPATORY EVIDENCE:

DURWARD STANTON, CIRCUIT CLERK CARROLL COUNTY, MISSISSIPPI

FOR THE STATE:

ASST. DISTRICT ATTORNEY

FOR THE DEFENDANT:

**DATE: MAY** ,2005

**ROSALIND JORDAN** 

#### **CERTIFICATE OF SERVICE**

- I, William E. Phillips, Attorney for State, do hereby certify that I have this date
  - (X) mailed, U.S. mail, postage prepaid
  - () faxed,
  - () hand delivered,

A true copy of the above Discovery to the Honorable Rosalind Jordan, Attorney for John Smith, at 117 E. Washington Street, Kosciusko, Mississippi 39090.

WITNESS MY SIGNATURE, on this the 24th day of May, 2005.

**Assistant District Attorney** 

# IN THE CIRCUIT COURT FOR THE FIRST JUDICIAL DISTRICT OF CARROLL COUNTY, MISSISSIPPI

STATE OF MISSISSIPPI

VERSUS

**CAUSE NO. 2005-0018 CR1** 

ODELL HALLMON, JR. A/K/A COOKIE and JOHN F. SMITH

#### STATE'S RESPONSE TO REQUEST FOR DISCOVERY

THE OFFICE OF THE DISTRICT ATTORNEY HAS GIVEN A COPY OF THE ENTIRE CASE FILE CONSISTING OF NUMBERED PAGES 1 -21 TO THE DEFENSE ATTORNEY, RAYMOND M. BAUM ON MAY <u>20</u>, 2005.

- I. WITNESSES IN CHIEF FOR STATE: All witnesses listed in the file.
- II. RECORDED STATEMENTS OF DEFENDANT TO LAW OFFICERS:
- III. CRIMINAL RECORD OF DEFENDANT FOR IMPEACHMENT:
- IV. CRIME LAB REPORTS/TESTS:
- V. OFFICERS REPORTS, WITNESS STATEMENTS, ETC.:
- VI. PHYSICAL EVIDENCE/PHOTOGRAPHS:

  1. Any video and audio tapes are available at the District attorney's Office for viewing and or listening.

VII. EXCULPATORY EVIDENCE:

FOR THE STATE:

ASST. DISTRICT ATTORNEY

FOR THE DEFENDANT:

DATE: MAY 20,2005

**RAYMOND M. BAUM** 

URWARD STANTON, CIRCUIT CL

DURWARD STANTON, CIRCUIT CLERK CARROLL COUNTY, MISSISSIPPI

By Bear Dones D.

### **CERTIFICATE OF SERVICE**

I, William E. Phillips, Attorney for State () mailed, U.S. mail, posta	
() faxed, hand delivered,	
a true copy of the above and foregoing Respons	e to Request for Discovery to the Honorable
Raymond M. Baum, Post Office Box 586, Wino	na, Mississippi 38967 on May <u>20,</u> 2005.
WITNESS MY SIGNATURE, on this th	e <u>201</u> day of <u>May</u> , 2005.
	Assistant District Attorney

# IN THE CIRCUIT COURT OF CARROLL COUNTY, MISSISSIPPI FIRST JUDICIAL DISTRICT

THE STATE OF MISSISSIPPI

٧.

20 CAUSE NO.2005-00018CR1

DURWARD STANTON, CIRCUIT CLERK CARROLL COUNTY, MISSISSIPPI

**ODELL HALLMON** 

## PETITION TO ENTER PLEA OF GUILTY

McClain D.C.

The Defendant, after having been first duly sworn, on his oath, represents and states unto the Court the following:

- 1. My full name is Odell Hallmon, and I am also known as N/A. I request that all proceedings against me be had in my true name. This petition has been read by me, and explained to me by my lawyer, and I understand the contents herein.
  - 2. I am represented by a lawyer; his name is Raymond M. Baum of Winona, Mississippi.
- 3. I wish to plead GUILTY to the charge of: Possesssion of Cocaine, Miss. Code Ann. § 41-29-139(c)(1)(1) (1972, as amended).
- 4. I told my lawyer all the facts and circumstances known to me about the charges against me. I believe that my lawyer has fully informed me on all such matters. My lawyer has counseled and advised me on the nature of each charge, on any and all lesser-included charges, and on all possible defenses that I might have in this case.
- 5. My lawyer has advised me as to the probabilities of my conviction on the charges with which I am charged and thoroughly discussed all aspects of my case with me. My lawyer has made no threats or promises of any type or kind to induce me to enter this plea of guilty, and the decision to seek the entry of this plea was my own and mine alone, based on my own reasons and free from any outside coercive influences.
- 6. I understand that I may plead Not Guilty to any offense charged against me. If I choose to plead Not Guilty the Constitution guarantees me:
  - a. the right to a speedy and public trial by jury.
- b. the right to see, hear, and face in open court all witnesses called to testify against me; and the right to cross-examine those witnesses;
- c. the right to use the power and process of the Court to compel the production of any evidence, including the attendance of any witnesses in my favor;

d. the right to have the assistance of a lawyer at all stages of the proceedings;

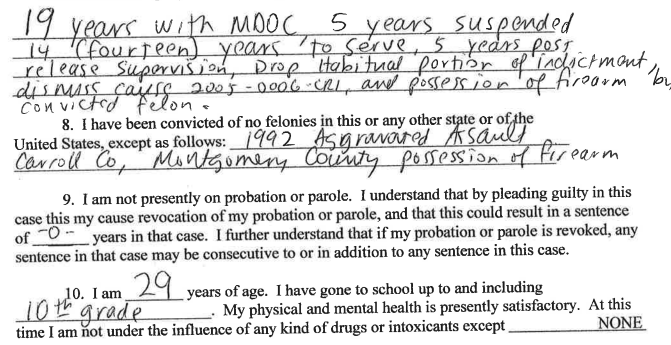
e. the presumption of innocence, i.e., the State must prove beyond a reasonable doubt that I am guilty; and

f. the right to take the witness stand at my sole option; if I do not take the witness stand, I understand that, at my option, the jury may be told that this shall not be held against me.

Knowing and understanding the Constitutional guarantees set forth in this paragraph, I hereby waive them and renew my desire to enter a plea of Guilty.

7. I know	that if I plead Guilty to this charge (these charges), the possible
sentence is:	years to 30 years imprisonment,
and/or a fine of:	(minimum) (maximum) (minimum) (maximum) (maximum)

I also know that the sentence is up to the Court; that the Court is not required to carry out any understanding made by me and my attorney with the District Attorney, and further, that the Court is not required to follow the recommendation of the District Attorney, if any. The District Attorney will take no part other than providing to the Court police reports and other factual information as requested by the Court; and the District Attorney shall make no recommendations to the court concerning my sentence except as follows:



11. I declare that no officer or agent of any branch of government, Federal, State, or local, has made any promise or suggestion of any kind to me, or within my knowledge to anyone else, that I will receive a lighter sentence, or probation, or any other form of leniency if I plead Guilty, except those set forth in this plea bargain agreement.

- 12. I believe that my lawyer has done all that anyone could do to counsel and assist me. I AM SATISFIED WITH THE ADVICE AND HELP HE HAS GIVEN ME. I recognize that if I have been told by my lawyer that I might receive probation or a light sentence, this is merely his prediction and is not binding on the court.
- 13. I plead Guilty and request the Court to accept my plea of Guilty and to enter my plea of Guilty on the basis of [here set forth involvement in crime]:

gulty as charsed	9/1000/-
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- 14. I OFFER MY PLEA OF GUILTY FREELY AND VOLUNTARILY AND OF MY OWN ACCORD AND WITH FULL UNDERSTANDING OF ALL THE MATTERS SET FORTH IN THE INDICTMENT AND IN THIS PETITION AND IN THE CERTIFICATE OF MY LAWYER WHICH FOLLOWS.
- 15. In the event the Court places me on supervised probation, I state for the record that I have fully read and understand and agree to the following terms of supervised probation:
- (a) commit no offense against the laws of this or any state of the United States or of the United States;
- (b) avoid injurious or vicious habits and avoid persons or places of disreputable or harmful character:
  - (c) support all dependents;
  - (d) work faithfully at suitable employment so far as possible;
- (e) not possess or consume any alcohol beverage, nor go into or remain about any place where alcoholic beverages are sold as a primary sale item, and not possess or use any controlled substance not lawfully prescribed by a physician;
- (f) submit to any type of breath, saliva or urine chemical analysis test, the purpose of which is to detect the possible presence of alcohol or any substance prohibited or controlled by the laws of this of any state of the United States or of the United States;
  - (g) report to the Department of Corrections as directed by it;
  - (h) permit the Field Officer to visit him at home or elsewhere;
- (i) remain within the State of Mississippi unless authorized to leave on proper application therefor;
- (j) waive extradition to the State of Mississippi from any jurisdiction in or outside the United States and agree not to contest any effort by any jurisdiction to return defendant to the State of Mississippi;
- Mississippi;
  (k) pay to the Department of Corrections the sum of \$\(\frac{40}{\circ}\) per month by "certified check" or "money order" until discharged from supervision;
  - (1) pay restitution, attorney's fees, court costs and assessments as outlined above.

The terms of the Suspension of Sentence are the same as those of Supervised Probation except items (g), (h), and (k).

16. HABI CHECK <u>X</u> .	TUAL CRIMINAL P	PARAGRAPH. If NOT applicable,
If applicable, plea	se note the statute unde	er which the plea of guilty is taken:
MISS CODE AN	N.§99-19-81; MI	SS CODE ANN.§99-19-83;
Specify the punish	nment sought to be enh	anced:
the full knowledg falsely to any mat	e that every person who erial matter under any o or proceeding pending	TO BY ME on this, the day of May 2005, with o shall willfully and corruptly swear, testify, or affirm oath, affirmation, or declaration legally administered in in any court of law or equity shall, upon conviction, be    All Hallings   Japan   Japan
WITNESS:  AUG M ATTORNEY FO	1. Bleed OR DEFENDANT	
STATE OF MIS COUNTY OF C		
		47
SWORN OF MAY 2005.	TO AND SUBSCRIBE	ED BEFORE ME ON THIS, THE 25 DAY
OF WIA 1 2003.	My Commission Expires January 7, 2008	By Dellie McClain DC (Official Title)

### CERTIFICATE OF COUNSEL

The undersigned, as lawyer and counselor for the above Defendant hereby certifies:

- 1. I have read and fully explained to the Defendant the allegations contained in the indictment in this case.
- 2. To the best of my knowledge and belief the statements, representations, and declarations made by the Defendant in the foregoing petition are in all respects accurate and true.
- 3. I have explained the minimum and maximum penalties for each count to the Defendant, and consider him/her competent to understand the charges against him/her and the effect of his/her petition to enter a plea of guilty.
- 4. The plea of Guilty offered by the Defendant in this petition accords with my understanding of the facts he/she related to me and is consistent with my advice to the Defendant.
- 5. In my opinion, the plea of Guilty as offered by the Defendant in this petition is voluntarily and understandingly made. I recommend that this Court accept the plea of Guilty.
- 6. Having discussed this matter carefully with the Defendant, I am satisfied, and I hereby certify that, in my opinion, he/she is mentally and physically competent; there is no mental or physical condition which would affect his/her understanding of these proceedings; further, I state that I have no reason to believe that he/she is presently operating under the influence of drugs or intoxicants. [Any exceptions to this statement should be stated by Counsel on the Record].

Signed by me in the presence of the Defendant above named and after full discussion of the contents of this certificate with the defendant on this, the 25 day of May 2005.

ATTORNEY FOR THE DEFENDANT

NAME ODEL Hallmon ALIAS -
SSN RACE B SEX M
LAST KNOWN RESIDENCE 141, Box 575, McConley, MS
PLACE OF BIRTH Montgomery County, MS.
DATE OF BIRTH $11/13/75$
COUNTRY OF CITIZENSHIP U.S.A.

2 1 1

CIRCUIT COU Minute Book // Page 3

### IN THE CIRCUIT COURT OF THE FIRST JUDICIAL DISTRICT OF CARROLL COUNTY, MISSISSIPPI

STATE OF MISSISSIPPI

VS.

CAUSE NO. 2005-0018-CR1

ODELL HALLMON, JR. a/k/a "COOKIE"

### **JUDGEMENT**

On May 25, 2005, in open court came the district attorney, the defendant in his own proper person and the defendant's counsel, the defendant having been charged by indictment with the FELONY CRIMES OF: COUNT I- POSSESSION OF MORE THAN 30 GRAMS OF COCAINE, MCA§41-29-139(c)(1)(E), COUNT II-CONVICTED FELON IN POSSESSION OF A FIREARM, MCA§97-37-5 AND AS AN HABITUAL OFFENDER, MCA\$99-19-81. Upon motion by the State, Count II and the Habitual Offender charge were dismissed, and for plea thereto, the defendant entered a plea of guilty in COUNT I. Thereafter, the court advised the defendant of all his legal and constitutional rights in the premises, and of the consequences of such plea; and after the defendant freely, voluntarily and intelligently waived his constitutional rights, and after the defendant admitted upon direct questioning that he is guilty of the crime to which he has pleaded guilty, the said plea of guilty was and is accepted by the court.

IT IS, THEREFORE, ORDERED that the defendant, ODELL HALLMON, JR. a/k/a "COOKIE", be and he is hereby sentenced to serve a term of NINETEEN (19) YEARS with the Mississippi Department of Corrections. After the defendant has served a period of FOURTEEN (14) YEARS, the Mississippi Department of Corrections is hereby ordered to place him in a program of post-release supervision pursuant to Section 47-7-34 of the Mississiph Code

CARROLL COUNTY, MISSISSIPP

for a period of FIVE (5) YEARS, provided the defendant has abided by all of the rules and regulations of the Mississippi Department of Corrections during his period of incarceration.

The defendant is ordered to pay all court costs, fees, and assessments in this cause all to be paid within ONE (1) YEAR of his release from incarceration.

The following are terms of post-release supervision:

- (a)commit no offense against the laws of this or any state of the United States or of the United States;
- (b)avoid injurious or vicious habits and avoid persons or places of disreputable or harmful character;
- (c)support all dependants;
- (d)work faithfully at suitable employment so far as possible;
- (e)not possess or consume any alcoholic beverage, nor go into or remain about anyplace where alcoholic beverages are sold as a primary sale item, and not possess or use any controlled substance not lawfully prescribed by a physician;
- (f)submit to any type of breath, saliva, or urine chemical analysis test, the purpose of which is to detect the possible presence of alcohol or any substance prohibited or controlled by the laws of this or any state of the United States or of the United States;
- (g)report to the Department of Corrections as directed by it;
- (h)permit the field officer to visit him at home or elsewhere;
- (i)remain within the State of Mississippi unless authorized to leave on proper application therefor:
- (j)waive extradition to the State of Mississippi from any jurisdiction in or outside the United States and agree not to contest any effort by any jurisdiction to return defendant to the State of Mississippi;
- (k)pay supervision fees as authorized by law to the Department of Corrections on a monthly basis;
- (l)pay restitution, attorney's fees, fines, court costs, and assessments as outlined above;

The defendant is remanded to the custody of the Sheriff to await transportation.

**SO ORDERED AND ADJUDGED** this the 25<sup>th</sup> day of May, 2005.

CIRCUIT COURT TWOGE

# STATE OF MISSISSIPPI

Dute the problem of the criminal problem of the crimin	
Out are hereby notified that at the MAY_205 term of the Circuit Court, Judge Morgan  realding, the following disposition was imposed for the crime(s) hereinalter describeds:  AN Disposition(s) Reported.  Beneficial Revocation Measurement of Trial days in Trial days in Trial days in Trial days in Trial Revocation Hearing.  Beneficial Revocation Hearing.  Beneficial Revocation Residence of Probability Revolution in Revocation Hearing.  Beneficial Revocation Residence of Revocation Residence of Probability Revolution in Revocation Hearing.  Beneficial Revocation Residence of Revocation Revocation Residence of Revocation Residence of Revocation Residence of Revocation Revo	1st. Jud. Dist. TO THE MISSISSIPPI DEPARTMENT OF CORRECTIONS.
User in freezy notined that at theMAY_2005	NOTICE OF CRIMINAL DISPOSITION
A. Lipposition(s) Reported:   Entring Variation   Suspended Sentence(Probation   Check Probation   Check Probation   Check Probation   Check Probation   Check Probation   County   C	TOU are negery notified that at the
Bad Check Diversionary Program Restitution in Accounty Restitution in Accounty Restitution in Accounty Program Restitution in Accounty Restitution in Accounty Allan Revocation as Result of:    Guilly Plea   Guilly Plea and   Gave of Commencement of Trial   Gave in Trial   Revocation Hearing   Restitution and Program   Restitution in Accounty   Restitution in Accounty   Restitution in Accounty   Restitution in Accounty   Restitution in Account   Restitution in Accounting the Alias   Revocation Hearing   Restitution	1. A. Disposition(s) Reported: Prisoner Commitment Suspended Sentence/Probation Revocation Acquittal Other
B. Conviction as Result of:    July Verdict after	Sentenced under RID Sentenced inder Shock Probation
Same   Odel   Hallmon   Jir. Ja   Ka   Cookie   Alias   Revocation Hearing	B. Conviction and D. H. A. County
SSN	Jury Verdict after days of Commencement of Trial
LastKnownResidence Rte 1 Box 575, McCarley, Ms Place of Birth Montgomery County, MS Alien Registration/Immigration # A- Count II Charge	Turne Ocen Harring Jr. a/k/a Cookie
Place of Birth Montgomery County, MS Country of Citizenship USA Alien Registration/timigration #_A. FBI # FBI # #    Count I Charge Possession of Cocaime   Indicated Under MS Code \$41-29-139(c)(11)(E)   Sentenced Under MS Code \$41-29-139(c)(E)(E)(E)(E)(E)(E)(E)(E)(E)(E)(E)(E)(E)	Book P
Alien Registration/immigration if A. FBI if South I Count I Charge Possession of Cocaine Indicated Under MS Code § 12–29–139[C) (11) (E) Sentenced Under MS Code § 12–37–5 Sentenced Under MS Code § 29–139.5 Sentenced Under MS Code § 29–139.5 Sentenced Under MS Code § 29–139.5 Sentenced Under MS Code § 29–19–81 Sentenced Under MS Code § 29–19–18 Sentenced Under MS Code § 29–19–19 Sentenced Under MS Code § 29–19 Sentence Under MS Code § 29–29 Sentence Under MS Code § 29–29 Sentence Under MS Code § 2	Place of Birth Montgoment Court WcCarley, Ms
II. Count I Charge Possession of Cocaine Indicted Under MS Code \$41-29-139(c) [1] (E) Sentenced Under MS Code \$ Count III Charge Convicted Felon in Possession of a Firearm Indicted Under MS Code \$ 97-37-5 Count III Charge Habitual Offender Indicted Under MS Code \$ 97-37-5 Count III Charge Habitual Offender Indicted Under MS Code \$ 97-38-1  V. Date of Sentence May 25, 2005 Credit for Time Served (ONLY for histories change(s)) Sentence(s) Imposed by Order: Count 1 9 years Count III dismissed Counts on reverse side  Check if reporting additional Count II 4 yrs Count III dismissed Counts on reverse side  Count II 14 yrs To run concurrent with Count II 14 yrs To run concurrent with Count II Count II 14 yrs To run concurrent with Count II Count II Count II Count II Count III Count	Alien Registration/Immigration 4 A Country MS Country of Citizenship IISA
Indicated Under MS Code \$41-29-139(c)(11)(E)  Count II Charge Comvicted Felon in Possession of a Firearm Indicated Under MS Code \$9-37-5- Count III Charge Habitual Offender Indicated Under MS Code \$9-37-5- Count III Charge Habitual Offender Indicated Under MS Code \$9-39-19-81  V. Date of Sentence May 25, 2005  Credit for Time Served (ONLY for bishbese charge(b))  Sentence(s) Imposed by Order: Count I 19 years: Count I 19 years: Count III dismissed: Count III dismissed:  Check if reporting additional counts on reverse side  Count I 14 yrs  Count I 14 yrs  Count I 14 yrs  Count III  For un concurrent with  To run consecutive to  Conditions/Designation of Sentence: Habitual Psychological/Psychiatric Alcohol/Orug Treatment/Testing Other  Charge(s) anny  Released on Bond Pending Appeal  Check if reporting Appeal  Check if reporting Appeal  Count Costs \$ 271.00  Altorrey Fees \$ Count Costs, Fees, and assessments in this cause within one  Year of his release from incarceration  Send Pissoner Commitments, Provisional Sentence  Orders and Revocation Orders to:  Director of Records  MS Supreme Count  MS Supre	
Indicated Under MS Code \$ 97-3-5. Count III Charge. Habitual Offender Indicated Under MS Code \$ 97-19-81.  Sentenced Under MS Code \$ 99-19-81.  Sentenced Under	Indicted Under MS Code 841-29-139(c) (1) (E)
Count III Charge Habitual Offender Indicted Under MS Code § 99-19-81 Sentenced Under MS Code §  V. Date of Sentence May 25, 2005 Credit for Time Served (OWLYTor bisAbese change[s]) days  Sentence(s) Imposed by Order: Count II 19 years Count II dismissed Count III dismissed Count Count III dismissed Count Count III dismissed Count Conditions/Designation of Sentence III dismissed Count Conditions (Payment III dismissed Count III	Countil Charge Convicted Folon in Decession of the Convicted Folon in Decesion of the Convicted Folon in Decession of the Convicted Folon
Indicated Under MS Code § 99-19-81  Sentenced Under MS Code § 49-19-81  Sentence Sentence May 25, 2005  Credit for Time Served (ONLY for bischese change(s)) days  Sentence (s) Imposed by Order: Count I 19 years : Count II dismissed : Count III dismissed  Check it reporting additional Count I 14 yrs	Count III Charge Habitual Office des
Senjence(s) Imposed by Order: Senjence Orders and Revocation Orders to: Data Operations INS Liaison MDOC MDOC MS Supreme Count P, O, Box 117 Portion of Sentence Order and Revocation Orders to: Data Operations INS Liaison MDOC MDOC MS Supreme Count P, O, Box 117 P, O, Box 117 P, O, Box 117 Portion of Sentence Order and Revocation Orders to: Data Operations INS Liaison MDOC MDOC MS Supreme Count P, O, Box 117 Portion of Sentence Order and Revocation Orders to: Data Operations INS Liaison MDOC MDOC MS Supreme Count P, O, Box 117 Portion of Sentence Order and Revocation Orders to: Data Operations MDOC MS Supreme Count P, O, Box 117 Portion of Sentence Or	Indicted Under MS Code C
Count II Count Conditions/Designation of Sentence: Habitual Psychological/Psychiatric Alcohol/Drug Treatment/Testing Other 1-5-05 to present Count	IV. Date of Sentence May 25 2005
Check if reporting additional counts on reverse side    Count   14 yrs	Credit for Time Served (ONLY for this/these charge[s])
Conditions/Designation of Sentence: Habitual Psychological/Psychiatric Alcohol/Drug Treatment/Testing Other  V. Dates Confined 3-28-05 in Jail 5-25-05 in Jail 5-25-05  [On thisthese to present to pr	Count II 5 yrs post release supervision
Conditions/Designation of Sentence: Habitual Psychological/Psychiatric Alcohol/Drug Treatment/Testing Other  V. Dates Confined 3-28-05  In Jail 5-25-05  (On this/hese	to run concurrent with
in Jail 5–25–05 to present    Con this/these   Charge(s) only    Controller	
Contine the second Prisoner Commitments, Provisional Sentence Orders and Revocation Orders to:   Director of Records   INS Liaison MDOC   MS Supreme Court Support of the sentence Orders and Revocation Orders to:   Data Operations   INS Liaison MDOC   MS Supreme Court Support of the sentence Orders and Revocation Orders to:   Data Operations   INS Liaison MDOC   MS Supreme Court   DURWARD STANTON	<u>5 20 05</u>
Released on Bond Pending Appeal to Defendant Currently Housed in: CMRCF  VI. Fine \$ Indigent Fee \$ Restitution \$ Other Fees \$ Other Fee	(On this these
Released on Bond Pending Appeal  Defendant Currently Housed in: CMRCF  VI. Fine S  Court Costs \$ 271.00	charge(s) only)
VI. Fine \$ Indigent Fee \$ Court Costs \$ 271.00 Attorney Fees \$ Other F	Released on Bond Pending Appeal
Conditions of Payment: pay all court costs, fees, and assessments in this cause within one year of his release from incarceration.  Send Prisoner Commitments, Provisional Sentence Orders and Revocation Orders to: Director of Records MDOC MS Supreme Court P. O. Box 88550 P. O. Box 117 Pearl, MS 39208-8550 Jackson, MS 39205-0117  Send Suspended Sentence/Probation Notices, Provisional Sentence Orders and Revocation Orders to: Data Operations MDOC MS Supreme Court P. O. Box 117  Send Suspended Sentence/Probation Notices, Provisional Sentence Orders and Revocation Orders to: Data Operations MDOC MS Supreme Court 723 North President St. P. O. Box 117	
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Send Suspended Sentence/Probation Notices, Provisional Sentence Orders and Revocation Orders to: Data Operations MDOC MS Supreme Court 723 North President St. P. O. Box 117	Send Prisoner Commitments, Provisional Sentence Orders and Revocation Orders to:
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723 North President St. P. O. Box 117	Send Prisoner Commitments, Provisional Sentence Orders and Revocation Orders to: Director of Records MDOC P. O. Box 88550 P. O. Box 117 Pearl, MS 39208-8550  INS Liaison DURWARD STANTON Circuit Clerk
Indiana MO one	Send Prisoner Commitments, Provisional Sentence Orders and Revocation Orders to: Director of Records MDOC MS Supreme Court P. O. Box 88550 P. O. Box 117 Pearl, MS 39208-8550 Jackson, MS 39205-0117  Send Suspended Sentence/Probation Notices Provisional
Jackson, MS 39202-3097	Send Prisoner Commitments, Provisional Sentence Orders and Revocation Orders to: Director of Records MDOC P. O. Box 88550 P. O. Box 117 Pearl, MS 39208-8550 Jackson, MS 39205-0117  Send Suspended Sentence/Probation Notices, Provisional Sentence Orders and Revocation Orders to: Data Operations MDOC MS Supreme Court P. O. Box 117 Send Suspended Sentence/Probation Notices, Provisional Sentence Orders and Revocation Orders to: Data Operations MDOC MS Supreme Court Date: 5-27-2005

Send Acquittal/Other Notices to: INS Liaison at above address

1	IN THE CIRCUIT COURT OF CARROLL COUNTY, MISSISSIPPI
2	FIRST JUDICIAL DISTRICT
3	
4	STATE OF MISSISSIPPI
5	v. CAUSE NO. 2005-0018-CR1
6	ODEĹL HALLMON, JR., A/K/A "COOKIE"
7	
8	******************
9	TRANSCRIPT OF THE DEFENDANT'S PLEA OF GUILTY IN OPEN COURT
10	BEFORE HIS HONOR, JUDGE C. E. "CEM" MORGAN, III, CIRCUIT
11	JUDGE OF THE FIFTH CIRCUIT COURT DISTRICT OF MISSISSIPPI, ON
12	THE 25th DAY OF MAY, 2005, TO A FELONY CHARGE OF POSSESSION
13	OF COCAINE.
14	*****************
15	
16	APPEARANCES:
17	Present and Representing the State:
18	HONORABLE CLYDE HILL
19	ASSISTANT DISTRICT ATTORNEY  DURWARD STANTON, CIRCUIT CLERK  CARROLL COUNTY, MISSISSIPPI
20	GRENADA, MISSISSIPPI
21	
22	Present and Representing the Defendant:
23	HONORABLE RAY BAUM
24	CARROLL COUNTY PUBLIC DEFENDER
25	WINONA, MISSISSIPPI
26	
27	Reported By: Linda F. Burchfield, C.S.R. #1019
28	

(THE DEFENDANT WAS SWORN BY THE CLERK IMMEDIATELY 1 PRIOR TO THE START OF THESE PROCEEDINGS.) 2 BY THE COURT: The Court calls cause number 3 2005-18-CR1, State of Mississippi versus Odell Hallmon, Jr., 4 also known as Cookie Hallmon. That is also 2005-18-CR1 A. 5 He is charged in Count One with possession of more than 6 30 grams of cocaine. He is charged in Count Two as being a 7 convicted felon in possession of a firearm. He is charged as 8 a 99-19-81 habitual offender. He has entered pleas of not 9 guilty to each of these charges. He is now before the Court 10 on a petition to change his plea from one of not guilty on 11 these charges to one of guilty in Count One. He is 12 represented by Ray Baum. 13 Mr. Baum, did you prepare the petition for him? 14 BY MR. BAUM: Yes, sir, Your Honor. 15 BY THE COURT: Did you go over it with him and 1.6 explain it to him? 17 BY MR. BAUM: Yes, sir. 18 BY THE COURT: Did you read it to him, or did 19 he read it himself? 20 BY MR. BAUM: He read it, Your Honor. 21 BY THE COURT: Did you tell him that he is 22 pleading guilty to-- well, did you discuss all the charges 23 with him? 24 BY MR. BAUM: Yes, sir. 25 BY THE COURT: Did you tell him what the State 26 would have to prove in order to convict him of any of these 27 charges? 28

BY MR. BAUM: Yes, sir.

29

1	BY THE COURT: Did you discuss with him the
2	possible defenses that he might have?
3	BY MR. BAUM: Yes, sir.
4	BY THE COURT: Did you explain to him his
5	constitutional rights as contained in paragraph six of the
6	petition?
7	BY MR. BAUM: Yes, sir.
8	BY THE COURT: Did you tell him he would waive
9	those by entering a plea of guilty?
10	BY MR. BAUM: Yes, sir.
11	BY THE COURT: Did you explain to him the
12	minimum and maximum sentence on this charge?
13	BY MR. BAUM: Yes, sir.
14	BY THE COURT: Do you think his change of plea
15	is free and voluntary?
16	BY MR. BAUM: Yes, sir.
17	BY THE COURT: Mr. Hallmon, how old are you?
18	BY THE DEFENDANT: Twenty-nine.
19	BY THE COURT: How much education do you have?
20	BY THE DEFENDANT: Tenth grade.
21	BY THE COURT: Can you read and write?
22	BY THE DEFENDANT: Yes, sir.
23	BY THE COURT: Did you read the petition to
24	enter a plea of guilty?
25	BY THE DEFENDANT: Yes, sir.
26	BY THE COURT: Did you understand it?
27	BY THE DEFENDANT: Yes, sir.
28	BY THE COURT: Are the things in it true?
29	BY THE DEFENDANT: Yes, sir.

1	BY THE COURT: Did you sign it?
1	BY THE DEFENDANT: Yes, sir.
2	BY THE COURT: Before I can accept your plea
3	
4	of guilty, there are certain of your constitutional rights
5	which I must advise you of which you will waive by entering a
6	plea of guilty. Do you understand you have the right to a
7	public and speedy trial by jury?
8	BY THE DEFENDANT: Yes, sir.
9	BY THE COURT: Do you understand you have the
10	right to call into court witnesses to testify for you?
11	(NOTE: The Defendant is crying. No audible
12	response.)
13	BY THE COURT: Do you understand that?
14	BY THE DEFENDANT: Yes, sir.
15	BY THE COURT: Do you understand you have the
16	right to cross-examine anybody that testifies against you?
17	BY THE DEFENDANT: Yes, sir.
18	BY THE COURT: Do you understand that you have
19	a right to testify, but that you also have the right not to?
20	BY THE DEFENDANT: Yes, sir.
21	BY THE COURT: Do you understand if you don't
22	testify, I will tell the jury they can't hold that fact
23	against you?
24	BY THE DEFENDANT: (No response.)
25	BY THE COURT: Do you understand that?
26	BY THE DEFENDANT: Yes, sir.
27	BY THE COURT: Do you understand you have a
28	right to an attorney at all stages of the prosecution?
29	BY THE DEFENDANT: Yes, sir.
29	BI THE DEFENDANT. 165, 511.

BY THE COURT: Do you understand that I will 1 instruct the jury that they must presume that you are 2 innocent until such time as the state proves your guilt 3 beyond a reasonable doubt? 4 BY THE DEFENDANT: (No response.) 5 The Defendant is still crying.) 6 BY THE COURT: Do you understand that, Mr. 7 Hallmon? 8 BY THE DEFENDANT: Yes, sir. 9 BY THE COURT: Do you understand that I will 10 instruct the jury that all 12 of them must unanimously agree 11 on a verdict before they can render a verdict and find you 12 guilty beyond a reasonable doubt before they could return a 13 verdict against you? Do you understand that? 14 BY THE DEFENDANT: Yes, sir. 15 BY THE COURT: Do you understand if you were 16 convicted by a jury, you would have a right to appeal that 17 conviction to the Mississippi Supreme Court, and if you 18 couldn't afford the costs of the appeal, I would appoint an 19 attorney to represent you, and all the costs would be paid by 20 the state? Do you understand that? 21 BY THE DEFENDANT: Yes, sir. 22 BY THE COURT: Do you understand that you are 23 pleading guilty to possession of more than 30 grams of 24 cocaine? 25 BY THE DEFENDANT: Yes, sir. 2.6 BY THE COURT: Have you discussed that with 27 Mr. Baum? 28 BY THE DEFENDANT: Yes, sir. 29

BY THE COURT: Did he tell you what the State 1 would have to prove in order to convict you of that? 2 BY THE DEFENDANT: Yes, sir. 3 BY THE COURT: Did he discuss with you 4 possible defenses that you might have? 5 BY THE DEFENDANT: Yes, sir. 6 BY THE COURT: Are you satisfied with his 7 representation of you? 8 BY THE DEFENDANT: Yes, sir. 9 BY THE COURT: After your discussions with 10 him, is it your own decision to enter a plea of guilty? 11 Yes, sir. BY THE DEFENDANT: 12 BY THE COURT: Has anybody threatened you, 13 coerced you or used any physical violence against you to get 14 you to enter a plea of guilty? 15 BY THE DEFENDANT: No, sir. 16 BY THE COURT: Has anybody promised you 17 anything, given you anything of value or any hope of reward 18 in order to get you to enter a plea of guilty? 19 BY THE DEFENDANT: No, sir. 20 BY THE COURT: Are you presently under the 21 influence of drugs or alcohol or undergoing any mental 22 treatment? 23 BY THE DEFENDANT: No, sir. 24 BY THE COURT: Is that a no? 25 Yes, sir. BY THE DEFENDANT: 26 The minimum sentence for BY THE COURT: Okay. 27 this charge is ten years; the maximum sentence is 30 years. 28 There is no minimum fine, but there is a maximum fine of a 29

million dollars. Do you understand that?

BY THE DEFENDANT: Yes, sir.

BY THE COURT: I will hear from the State on the factual basis of the charge.

BY MR. HILL: May it please the Court, Your Honor, the grand jurors of the First Judicial District of Carroll County, Mississippi, have charged that Odell Hallmon, on or about the 28th day of March, 2005, in the First Judicial District of Carroll County, Mississippi, and within the jurisdiction of this Court, while acting in concert with or aiding, abetting, assisting or encouraging another, that being one John F. Smith, did willfully, unlawfully, and feloniously, and purposely or knowingly have in his possession 49.2 grams of cocaine, a Schedule II controlled substance, a controlled substance set forth in Section 41-29-115 of the Mississippi Code of 1972 As Amended, that amount of cocaine being more than 30 grams in violation of the law of the State of Mississippi and against the peace and dignity of the State of Mississippi.

BY THE COURT: You have heard what the State intends to prove in the event this case would go to trial. Did you do that?

BY THE DEFENDANT: Yes, sir.

BY THE COURT: Were you in possession of that cocaine, Mr. Hallmon?

> Yes, sir. BY THE DEFENDANT:

BY THE COURT: Are you pleading guilty to this charge because you are, in fact, guilty of it?

BY THE DEFENDANT: Yes, sir.

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BY THE COURT: Okay. You expect the State to make a recommendation as to the type sentence you should receive. Do you understand I don't have to accept that and may instead impose any sentence the law allows?

BY THE DEFENDANT: Yes, sir.

BY THE COURT: Do you understand nobody can guarantee you any early release, probation or parole? If you are sentenced to a term of incarceration, you might have to serve the whole thing. Do you understand that?

BY THE DEFENDANT: Yes, sir.

BY THE COURT: On the charge of possession of cocaine, how do you plead -- guilty or not guilty?

BY THE DEFENDANT: Guilty.

BY THE COURT: Mr. Baum, do you know of any reason I shouldn't accept the Defendant's plea?

BY MR. BAUM: No, sir, Your Honor.

BY THE COURT: I find that the Defendant's plea is freely and voluntarily given, that there is a factual basis for the charge, and I accept the Defendant's plea of guilty. Has the State got a recommendation?

would recommend that the Defendant be sentenced to serve a term of 19 years in the custody of the Mississippi Department of Corrections; that upon having served 14 years of that sentence, he be released on post release supervision for a period of five years; ordered to pay all court costs, fees and assessments associated with the case.

BY THE COURT: All right, you also, I assume, have a motion as to the habitual part of the indictment and

to Count Two?

BY MR. HILL: Yes, sir, Your Honor. Upon the Court's accepting the Defendant's plea in Count One, the State would move the Court to dismiss the habitual offender charges and the charges in Count Two, that being a convicted felon in possession of a firearm.

BY THE COURT: Is that y'all's understanding as to what the deal would be; is that right?

BY MR. BAUM: Your Honor, yes, sir. And in addition, there is another pending cause. 2005-0006.

BY MR. HILL: We will move to dismiss that one.

BY THE COURT: Where is that one?

BY MR. HILL: That is here, Your Honor.

BY THE COURT: 2005?

BY MR. HILL: 6.

BY MR. BAUM: 6.

BY THE COURT: 06, okay.

**BY MR. BAUM:** Your Honor, again there was a possibility there might be some charges in Montgomery County, and they have agreed not to present those, any known charges--

BY MR. EVANS: -- There was no agreement not to present them. What the agreement was that with this sentence, he probably would not get any additional time, but there was no agreement as to any Montgomery County cases.

BY THE COURT: Okay. That is going to be the sentence of the Court. I sentence you to nineteen (19) years with the Mississippi Department of Corrections. I suspend --

after you serve fourteen (14) years of that, if you have abided by the rules and regulations of the Department of Corrections, I order that they place you on five (5) years post release supervision. I order you to pay all costs, fees, and assessments associated with this charge. I sustain the motion to dismiss Count Two and the habitual offender portions of this indictment, and also the, sustain the motion to dismiss 2005-6-CR1. All right, did you read the terms and conditions of your post release supervision which are in paragraph 15 of this petition? BY THE DEFENDANT: Yes, sir. Did you understand them? BY THE COURT: BY THE DEFENDANT: Yes, sir. BY THE COURT: If you violate that, I will send you back to jail for five more years. That will be the sentence of the Court. Have a seat over there. PROCEEDINGS CONCLUDED 

## COURT REPORTER'S CERTIFICATE 1 2 STATE OF MISSISSIPPI 3 COUNTY OF CARROLL 4 5 I, Mrs. Linda F. Burchfield, Official Court 6 Reporter for the Fifth Circuit Court District of the State of 7 Mississippi, do hereby certify that the foregoing 10 pages 8 are a true, correct, complete and full transcription of my 9 stenotype notes and tape recording taken in these proceedings 10 and that I have transcribed the same to the best of my skill 11 12 and ability. 13 I do further certify that my certificate annexed 14 hereto applies only to the original certified transcript. 15 The undersigned assumes no responsibility for the accuracy of 16 any reproduced copies not made under my control or direction. 17 18 This the $3!^{5!}$ day of May, 2005. 19 20 21 22 Kinda F. Burchfield 23 24 25 26

LINDA F. BURCHFIELD, C.S.R. 1019 Official Court Reporter 46 Still Water Circle Eupora, Mississippi 39744

28 29

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### IN THE CIRCUIT COURT OF Carroll 1st J.D. COUNTY, MISSISSIPPI

STATE OF MISSISSIPPI

CAUSE NO. <u>2005-0018-CR1</u>

Vs.

ODELL HALLMON, JR
Defendant

### NOTICE OF CAUSE CLOSURE

The above Defendant, <u>ODELL HALLMON</u>, JR , was sentenced to <u>19</u> years in the custody of MDOC for the crime of <u>Possession of more than 30 grams of Cocaine</u>, said sentence was suspended and the defendant was placed on Post Release Supervision for 5 years on the <u>3<sup>rd</sup></u> day of <u>August</u>, <u>2015</u>.

Because the Defendant <u>ODELL HALLMON, JR</u> has reached the expiration date of said Probation, it is the opinion of this supervisor that this cause shall be closed for the Mississippi Department of Corrections and should be removed from active status with said agency pursuant to SOP 27-03-02.

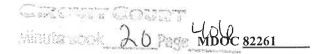
The Court maintains jurisdiction in said cause pending total compliance with all previously ordered conditions of said Probation / Post Release Supervision and may exercise its authority to impose further sanctions or conditions in this cause at a later date.

SO HELD this the 16th day of May, 2016.

Circuit Judge

S. SIPPI

Dr



# MISSISSIPPI DEPARTMENT OF CORRECTIONS Division of Community Correction

STATE OF MISSISSIPPI

In the Circuit Court

Carroll 1st J.D. County, MS

Vs.

ODELL HALLMON, JR
Defendant

No: 2005-0018-CR1

# SUMMARY OF SUPERVISION FOR CAUSE CLOSURE

COME NOW the undersigned Greg Avant, PPA III, and respectfully states that ODELL

HALLMON, JR hereinafter referred to at the aforesaid, was on the 25th day of May, A.D.

20 05, convicted of the offense of Possession of more than 30 grams of Cocaine, in the Circuit Court of Carroll 1st J.D. County, and was sentenced to serve 19 years in the Mississippi department of Corrections and suspended the execution of said sentence and placed the aforesaid on Probation for a term of years in accordance with the provisions of Mississippi Code 1972, Annotated, Sec. 47-7-33, 47-7-35 & 47-7-34 and that the aforesaid has conformed to the conditions of said probation and has conducted himself in a law abiding manner, and

On 5-11-16, Offender Hallmon was sentenced to serve a term with MDOC of Life without Parole in the Circuit Court of Montgomery County, Ms.

This Agent requests a Cause Closure in the above Cause number.

de Colityy. Mississifi

The undersigned hereby certifies that the above is true and correct.

Dated this the 16th day of May, A.D., 20 16

Field Officer

Cc: Circuit Clerk Records

Odal Hallman, gr. Case No.06-6-0103

CHANCERY COURT  Montgomery County, Mississippi  Talmadge (Tee) Golding, Chancery Clerk Term,  PLAINTIFF VS.  DEFENDANT  cction For  DEFENDANT  Aftorney for Plaintiff  Attorney for Defendant	No. 06-6-0103
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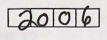
HEDERMAN BROS., RIDGELAND, MS

## COVER SHEET

Civil Case Filing Form

(To be completed by Attorney/Party Prior to Filing of Pleading)

Mississippi Supreme Court Administrative Office of Courts Form AOC/01 (Revised 1/1/2001) County # Judicial Count in District (CH, CI, CO)



Case Year

Docket Number

Case Number if filed prior to 1/1/94

Charles Brillian Co.		100	ils area to be completed by cicin		_	
IN THE _CHANCERY		_	COURT OF MONTGOMERY	COL	ראנ	TY
Short Style of Case: MDHS VS. ODELL	V	1	IL'NI	-		MS Bar No 10803
Party Filing Initial Pleading: Type/Print Name Check (I) if Not an Attorney Check (I)	I E	I L	oc Vice Signature	C	-	Service 10003
Compensatory Damages Sought: \$	1-10	, 170	Punitive Damages Sought: \$	-	_	
Is Child Support contemplated as an issue in this suit				ase Fin	sub al [	omit a completed Child Support Decree/Judgment
PLAINTIFF - PARTY(IES) INITIALLY BRINGING SUIT SHOULD BE EN	ITERF	DF	IRST (FIRST NAME IN SHORT STYLE) - ENTER A	DDIT	ION	AL PLAINTIFFS
Individual			(	21	)	2.12
	rst Na	me	Maiden Name, if App	licabl	e	Middle Init. Jr/Sr/III/IV
Address of Plaintiff Check (I) if Individual Plaintiff is acting in capacity as			or(trix) or Administrator(trix) of an Estate, a	nd e	nte	r style:
Estate of			THE RESERVE OF THE PARTY OF THE			
X Check (I) if Individual Plaintiff is acting in capacity as D/B/A D Agency MISSISSIPPI DEPAR	Bus	ine N'	ss Owner/Operator (d/b/a) or State Agency C OF HIMAN SERVICES	, and	a ei	nter entity.
Business						
Enter legal name of business,	corpo	ratio	n, partnership, agency - If Corporation, indicate state w	here	inco	rporaled
Check ([] ) if Business Plaintiff is filing suit in the name D/B/A:	e of a	an e	entity other than the above, and enter below	r.		
DEFENDANT - NAME OF DEFENDANT (FIRST NAME IN SHORT ST	TYLE)	- E	NTER ADDITIONAL DEFENDANTS ON SEPARATI	Fo	RM	
Individual HALLMON D	DE	=1	L (		)	الاستخال الم
Last Name F	irst Na	ame	Maiden Name, if App			Middle Init. Jr/Sr/III/IV
Check (I) if Individual Defendant is acting in capacity	as l	Exe	culor(trix) or Administrator(trix) of an Estate	e, and	d ei	nter style:
Estate of Check ([] ) if Individual Defendant is acting in capacity	ras l	Bus	iness Owner/Operator (d/b/a) or State Ager	ncv.	and	d enter entity:
D/B/A D Agency	331					
Business		10	ars lifesiality			
Enter legal name of business.  Check (I) if Business Defendant is being sued in the	corpo	ne c	on, partnership, agency - If Corporation, indicate state w of an entity other than the above, and enter	belov	w:	rporateo
D/B/A:						Dro Hae Vise (1)
ATTORNEY FOR THIS DEFENDANT: Bar No.	OI		Name:			Uso Place Vice (II)
(Il known)		30	Probate	12.16		Children and Minors - Non-Domestic
In left hand column, check one (1) box that best describes the nature of this suit. In right hand column check all			Accounting (Probate)			Adoption - Noncontested
boxes which indicate secondary claims.	H	H	Birth Certificate Correction	H	H	Consent to Abortion for Minor
Business/Commercial	H	H	Commitment Conservatorship	H	H	Removal of Minority Other
Accounting (Business)	IH	H	Guardianship			Torts-Personal Injury
Bankruplcy Business Dissolution - Corporation		口	Heirship	Н	H	Bad Faith
Business Dissolution - Partnership	H	H	Intestate Estate Minor's Settlement	H	-	Fraud Loss of Consortion
Debt Collection	H	H	Muniment of Title	H		Malpractice - Legal
Employment  Examination of Debtor			Name Change			Malpractice - Medical
Examination of Debtor Execution	IP	H	Power of Altorney	H	-	Negligence - General
Foreign Judgment	H	H	Teslale Estate Will Contest	H	-	Negligence - Motor Vehicle Products Liability
Garnishment	IH	H	Other			Wrongful Death
Pension	1		Statutes/Rules			Other
Receivership Replevin	H	H	Bond Validation			Mass Tort
Stockholder Suit	H	H	Civil Forfeiture Declaratory Judgment	H	-	Asbestus Chemical Spill
Other		H	ERISA			Dioxin
Domestic Relations  Child Custody/Visilation		H	Eminent Domain			Hand/Arm Vibration
Child Support	H	H	Extraordinary Writ	H	-	Hearing Loss Radioactive Materials
Contempt	IH	H	Federal Statutes Injunction or Restraining Order	IH	-	Other
Divorce: Fault		H	Municipal Annexation		_	Real Property
Divorce: Irreconcilable Differences  Domestic Abuse	II	H	Racketeering (RICO)	H	-	Adverse Possession
Emancipation	IH	H	Railroad	IH	-	Ejectment Eminent Domain
Modification	H	-	Seaman Other		-	Judicial Foreclosure
Palernily			Appeals			Lien Assertion
Properly Division Separate Maintenance	IH	H	Administrative Agency		-	Partition
Termination of Parental Rights	IH	H	County Court Hardship Petition (Driver License)	IH	-	Receiver Appointment Tax Sale, Confirmation/Cancellation
UIFSA (Iormerly URESA)	H	H	Justice Court	H	-	Title, Boundary & for Easement
OtherContract			MS Employmt Security Comm'n			Other
Contract  Breach of Contract	IH		Municipal Court			Civil Rights
Installment Contract	H	H	Oil & Gas Board Workers' Compensation	H	-	Elections Habeas Corpus
Insurance	IH	-	Other	-	-	Post Conviction Relief
Product Liability under Contract			The state of the s		F	Prisoner
Specific Performance	1				1	Other
U Other	100					

# CHILD SUPPORT INFORMATION SHEET Please include all information known

# IN THE CHANCERY COURT OF MONTGOMERY COUNTY, MISSISSIPPI

Docket N	0. 06-				
	File Yr - C	hrono No	Clerk's ID	Lames street	
Docket N	o. if filed pr	ior to 1/1,	/94:		
Father:	HALLMON	ODELL	the process	11/13/1975	1
	Last	First	M/I	Birth Date	SSN#
Drivers	MS DEPT OF CO Lic#: Name and Addr	Phone#:	ARCHMAN MS	38738	
Employer	Phone#:				
Mother:	TERRY	MICHELL	L	06/11/1986	
and the state	Last	First	M/I	Birth Date	SSN#
Phone#: Employer	P O BOX 816 W Name and Addr Phone#:	Drivers	License#:	th shilt/sind	September 1
Child:			N		
100	Last		M/I	Birth Date	SSN#
Address:	P O BOX 816 W	INONA, MS 3	389670000	Phone#:	A track at
Child:					
	Last	First	M/I	Birth Date	SSN#
Address:	P O BOX 816 W	INONA, MS 3	389670000	Phone#:	4.00
FEDERAL TITLE IV 454(26)( MISS. CO (1)(iii)	PURSUANT TO: SOCIAL SECURIT DO SECTIONS A) AND 454A(e) DE ANN. SECTIO (SUPP. 1999) DE #: 614147679	(4); N 43-19-31	INF THE THE SUP	ORMATION WILL I ADMINISTRATIVE COURTS AND MDI PORT ENFORCEMEN	BE SENT TO E OFFICE OF HS CHILD NT DIVISION

DEPARTMENT OF HUMAN SERVICES,

FILED

VS.

JUN 2 3 2006 TALMAUGE "TEE" GOLDING PLAINTIFF

CIVIL ACTION
FILE NO.: 06-6-0/03

DEFENDANT

ODELL HALLMON JR SSN:

## COMPLAINT TO DETERMINE PATERNITY AND FOR OTHER RELIEF

COMES NOW the Plaintiff, upon information and belief, and files this Complaint to Determine Paternity for Other Relief against the Defendant and in support thereof would show unto the Court the following, to wit:

1.

- (a) The Plaintiff, Department of Human Services, is an agency of the State of Mississippi with its principal offices located at 750 North State Street, Jackson, Mississippi 39202-3033.
- (b) The Defendant, ODELL HALLMON JR, is an adult/minor resident citizen of SUNFLOWER County, Mississippi. The Defendant may be served with process of this Court at MS DEPT OF CORRECTION, PARCHMAN, MS 38738.

should also order the Defendant to peop the Department

MICHELL L TERRY is a recipient of services under Title IV-D of the Social Security Act, and therefore the Department of Human Services, State of Mississippi, is authorized to bring this action pursuant to Section 43-19-31 of the Mississippi Code of 1972, as amended.

at reasonable #3:t, such as employment

MICHELL L TERRY, a resident of MONTGOMERY County, Mississippi,

was delivered of the following children born out of wedlock:

NAME

4.

The Defendant is the father of the children and is therefore under a legal duty to provide support for the children as indicated by the mother's sworn Affidavit and Affirmation of Paternity, which is attached as "Exhibit A," and is incorporated herein by reference.

in this action, including rates 5 moment to the Plaintiff for all

The Plaintiff is entitled to a reasonable sum for the past and future support of the children.

FORE, Plaintiff prays (6.2 the Court will enter a Judgment

All child support payments and fees associated with the payment of child support, should be paid to the Mississippi Department of Human Services in care of the Central Receipting and Disbursement Unit, P.O. Box 4301, Jackson, Mississippi 39296-4301.

passo7. crully submitted.

The Court should enter a separate Order for Withholding in this action against the defendant which should take effect immediately. The Court should also order the Defendant to keep the Department informed of the name and address of his current employer or any new or additional employer, and to provide this information within five days of employment.

8.

The Defendant should provide health insurance for the children if it is available at reasonable cost, such as employment related or other group insurance regardless of service delivery, and should

provide the Department policy information including the name of the insurer, policy number, costs, effective date of coverage for the children and any changes in insurance availability.

9.

The Plaintiff should be awarded and the defendant assessed and ordered to pay reasonable attorney's fees to the plaintiff.

Taken was first have 10. here by me doly eworn, states on

The defendant should be required to pay all court cost incurred in this action, including reimbursement to the Plaintiff for all filing fees and service of process fees.

WHEREFORE, Plaintiff prays that the Court will enter a Judgment adjudicating Defendant to be the father of the child(ren) named herein and granting Plaintiff the relief requested in paragraphs five (5) through ten (10) hereinabove. Further, Plaintiff prays for such general relief as the Court deems appropriate.

Respectfully submitted,

DEPARTMENT OF HUMAN SERVICES STATE OF MISSISSIPPI

TRACY BOWEN, ATTORNEY

TRACY BOWEN
P O BOX 744

WINONA, MS 38967

TELEPHONE: (662) 283-2922

BAR NO.: 10803

A556

CASE NO. 614147679C

STATE OF MISSISSIPPI COUNTY OF MONTGOMERY

# AFFIDAVIT AND AFFIRMATION OF PATERNITY

THIS DAY PERSONALLY CAME AND APPEARED BEFORE ME, the undersigned authority in and for the aforesaid jurisdiction, the within named MICHELL L TERRY, who first having been by me duly sworn, states on oath the following:

- That this Affidavit is made upon information that is within my personal knowledge and my belief thereof;
- 2. That I am competent to swear to the matters stated herein;
- 3. That I do execute this Affidavit and Affirmation of Paternity for the specific purpose of complying with Section 43-19-33 et. seq. of the Mississippi Code (1972), as amended; and other applicable Statutes and Regulations;
- 4. That I have read and do understand the statements made herein and further state that I do freely and voluntarily make and execute this Affidavit under penalty of perjury;
- 5. That ODELL HALLMON JR is the natural father of my children, whose full names and dates of birth are listed below, and that as a result of our relationship they were born out of wedlock:

NAME

Exhibit "A"

That I am not aware of any previous paternity action in which rendered a judgment of paternity involving myself and children listed above.

Michelle / Strung

SWORN TO AND SUBSCRIBED before me on this the 23 day of

MY COMMISSION EXPIRES: A577

My Commission Expires: Z AUBLIC .. GA Manufacture.

6/26/06

IN THE CHANCERY COURT OF MONTGOMERY COUNTY, MISSISSIPPI

DEPARTMENT OF HUMAN SERVICES STATE OF MISSISSIPPI

VS.

PLAINTIFF

CIVIL ACTION FILE NO. 06-6-0

DEFENDANT

ODELL HALLMON JR

SUMMONS

THE STATE OF MISSISSIPPI

RESIDENCE: ODELL HALLMON JR MS DEPT OF CORRECTION PARCHMAN, MS 38738

#82261

EMPLOYER:

NOTICE TO DEFENDANT

THE LEGAL PLEADINGS WHICH ARE ATTACHED TO THIS SUMMONS ARE AND YOU MUST TAKE IMMEDIATE ACTION TO PROTECT YOUR RIGHTS.

YOU ARE SUMMONED TO APPEAR AT 9:00 A.M. ON 09/19/2006 in CHANCERY COURT OF MONTGOMERY COUNTY, MISSISSIPPI, AT THE COURTHOUSE LOCATED IN WINONA, MISSISSIPPI, TO APPEAR BEFORE A CHANCELLOR OR FAMILY MASTER.

FAIL TO APPEAR AND DEFEND A JUDGMENT WILL AGAINST YOU FOR THE MONEY OR OTHER THINGS DEMANDED IN THE PLEADINGS ATTACHED HERETO.

YOU ARE NOT REQUIRED TO FILE AN ANSWER OR OTHER RESPONSIVE PLEADING BUT YOU MAY DO SO IF YOU DESIRE.

issued under my hand and seal of court, this the 23

CLERK OF CHANCERY COURT MONTGOMERY COUNTY, MISSISSIPPI

TRACY BOWEN, DEPARTMENT OF HUMAN SERVICES

P O BOX 744 WINONA, MS 38967

TELEPHONE: (662) 283-2922

BAR NO: 10803

IV-D CASE #: 614147679A

JUL 1 1 2006

TALMADGE "TEE" GOLDING

#### SHERIFF'S RETURN

STATE OF MISSISSIPPI COUNTY OF MONTGOMERY
DAY OF JULY DELIVERED CODIES OF THE SUMMONS AND COMPLAINT ON THE
( )AFTER EXERCISING REASONABLE DILIGENCE I WAS UNABLE TO DELIVER COPIES OF THE SUMMONS AND COMPLAINT TO WITHIN COUNTY, MISSISSIPPI. I SERVED
THE SUMMONS AND COMPLAINT ON THE DAY OF,
AT THE HIGHAI, DIACE OF ABODE OF SAID
, BY LEAVING A TRUE COPY OF THE SUMMONS
AND COMPLAINT WITH  WHO IS THE (HERE INSERT WIFE, HUSBAND, SON, DAUGHTER OR  OTHER PERSON AS THE CASE MAY BE), A MEMBER OF THE FAMILY OF THE PERSON  SERVED ABOVE THE AGE OF SIXTEEN YEARS AND WILLING TO RECEIVE THE SUMMONS  AND COMPLAINT, AND THEREAFTER ON THE  OAY OF  I MAILED (BY FIRST CLASS MAIL, POSTAGE PREPAID) COPIES TO  THE PERSON SERVED AT HIS USUAL PLACE OF ABODE WHERE THE COPIES WERE  LEFT.
( )I WAS UNABLE TO SERVE THE SUMMONS AND COMPLAINT.
THIS THE DAY OF
Jame Slawood, SHERIFF COUNTY, MISSISSIPPI
BY: Ben Man, DEPUTY SHERIFF
IV-D CASE #: 614147679A
A233

DEPARTMENT OF HUMAN SERVICES STATE OF MISSISSIPPI

PLAINTIFF

VS.

CIVIL ACTION FILE NO.: 06-6-0103

ODELL HALLMON JR SSN:

DEFENDANT

### NOTICE OF HEARING

HALLMON JR TO: ms Dept. of Corrections Parch man, MS 38738

Please take notice that the undersigned will bring the matter of the COMPLAINT TO DETERMINE PATERNITY AND OTHER RELIEF filed by the State Department of Human Services, to be heard before the Honorable LUTHER P CRULL, on 09/19/2006, at 09:00 that day or as soon thereafter as counsel can be heard at the CHANCERY Courthouse, WINONA, Mississippi.

of Respectfully submitted this the day

P O BOX 744

WINONA, MS 38967

Telephone: (662) 283-2922

Bar No: 10803

### CERTIFICATE OF SERVICE

I, TRACY BOWEN, attorney representing the State Department of Human Services, do hereby certify that I have this date mailed postage prepaid a true and correct copy of the Notice of Hearing to Defendant, ODELL HALLMON JR, at his address This the \_\_\_\_\_ day of \_\_\_\_\_

A575

DEPARTMENT OF HUMAN SERVICES STATE OF MISSISSIPPI

**PLAINTIFF** 

VS.

Odell Hallmon JR

CAUSE NO. <u>CO-6-0103</u>

DEFENDANT

### ORDER FOR CONTINUANCE

This cause this day came on for hearing on the motion ore tenus of Plaintiff,

Department of Human Services, State of Mississippi, asking that said cause be continued.

The Court being fully advised in the premises orders that said cause should be continued and set for trial at a time and place hereinafter set forth.

IT IS THEREFORE ORDERED AND ADJUDGED, that the above styled cause be, and the same hereby is continued and set for hearing at 9:00 a.m. on the 10th day of 10th or 10th of 10t

SO ORDERED, this the 19th day of September, 2006

FAMILY MASTER

PRESENTED TO THE COURT BY:

STAFF ATTORNEY

POST OFFICE BOX 744 WINONA, MS 38967 TEL: (662) 283-2922 BAR NO. WOLOW OCT 0 2 2006

TALMADGE "TEE" GOLDING
THANGERY CLERK

DIC. 104 0 . 429

DEPARTMENT OF HUMAN SERVICES, PLAINTIFF STATE OF MISSISSIPPI

VS.

CIVIL ACTION FILE NO: 06-6-0/03

DEFENDANT

ODELL HALLMON JR SSN:

JUDGMENT DETERMINING PATERNITY AND GRANTING OTHER RELIEF

This day this cause having come before the Court for hearing on the Complaint to Determine Paternity and for Other Relief filed herein, the Court finds that it has jurisdiction over the parties and the subject matter and further finds, orders, and adjudges as follows:

mth1. and said smoont is compatible with

The Plaintiff, Department of Human Services, is an agency of the State of Mississippi with its principal offices located at 750 North State Street, Jackson, Mississippi 39202-3033.

2.

The Defendant, ODELL HALLMON JR, is a/an resident of SUNFLOWER County, Mississippi.

model for a period.of thirty (30) days, the rea

MICHELL L TERRY is a recipient of services under Title IV-D of the Social Security Act; and therefore, the Department of Human Services is authorized to bring this action pursuant to Section 43-19-31 of the Mississippi Code of 1972, as amended.

> FILED OCT 2 6 2006

MICHELL L TERRY, a resident of MONTGOMERY County, Mississippi, was delivered of the following children born out of wedlock:

NAME BIRTHDATE SSN

5.

The Defendant is the father of the children referenced above and is therefore under a legal duty to provide support for said children.

6.

is ordered to pay \$ month The Defendant for the support of the minor children, and shall continue thereafter until the children reach the age of 21 or otherwise emancipated by the Court. The Defendant's adjusted gross per month, and said amount is compatible with income child support guidelines as set out in Section 43-19-101 of the the Mississippi Code Ann. Additionally, Defendant shall pay \$ for the past support of the child(ren) for the period from , and Plaintiff is awarded a judgment for same. Said support shall be paid at the rate of \$ per month until full, however, should any monthly payment for remain unpaid for a period of thirty (30) days, the remaining for past support shall be deemed arrearage and shall be subject to all available remedies for the collection of child support arrearage, including execution on the aforesaid judgment. \* Defendantis currently in cargerated.

All child support payments and fees associated with the payment of child support shall be paid to the Mississippi Department of Human Services in care of the Central Receipting and Disbursement Unit, P.O. Box 4301, Jackson, Mississippi 39296-4301.

The Defendant is ordered to provide health insurance when it is available at reasonable cost. When health insurance is available at reasonable cost, the Defendant shall provide the Department with policy information, including the name of the insurer, policy number, costs, effective date of coverage for the child(ren), and any insurance card needed to obtain service from a provider. The Defendant shall inform the Department if there is any change in health insurance availability.

9.

There shall be a separate Order for Withholding entered against the Defendant which shall and hereby is ordered to take effect immediately. The Defendant shall keep the Department informed of the name and address of his current employer or any new or additional employer, and shall provide this information within five days of employment.

10.

The Defendant shall pay all court cost and genetic testing expenses incurred in this action, and shall pay said expenses to the Department of Human Services at the address stated in paragraph number (7) herein within thirty (30) days of entry of this Judgment or in accordance with any payment plan set out in the Order for Withholding to be entered pursuant to this Judgment.

11.

(7) herein, and shall pay these fees within thirty (30) days of entry
of this Judgment or in accordance with any payment plan set out in the
Order for Withholding to be entered pursuant to this Judgment.
SO ORDERED AND ADJUDGED, this the day of
CHANCEMER Welless propose
FAMILY MASTER
PREPARED FOR THE COURT BY:  Marke Dominary

DEPARTMENT OF HUMAN SERVICES

STATE OF MISSISSIPPI

P O BOX 744

WINONA, MS 38967 TELEPHONE: (662) 283-2922 BAR NO.: 10476

A553

agreed to:

Odell Hallman Ja.

Odell Hallman, JR.

10/06/2017 Case #: 0062213

## MONTGOMERY COUNTY Case Information Sheet

15:44:34 JCINOPI

Type: A AFFIDV Location
Cit #: M HILL

Issued

Filed Accident

4/08/2014 4/08/2014 N

Defendant: HALLMON ODELL

(COOKIE)

Part Pay

CMV HAZ

N N

Physical Address: Mailing Address:

City/St/Zip:

Sts:

ID:

Collect Aqt:

DL / SSN #:

Speed:

Auto License #:

State:

Sex: Race: DOB:

State: Model Year:

Year: 0000

Make:

Zone:

BAC: Officer ID: NOI INVOLVED, NO OFFICER

Fine Code: 900 FELONY

------Warrant-----

Court Date: 4/22/2014 Location:

Judge: LB BAMBERG, LARRY

Vehicle Type:

Violation: FELON FELONY

Show Cause:

Comment: ATTEMPT BURGLARY 97-17-23

10-Day: DR-15:

By Plea

D DISMIS

Finding Appear Status N C CLOSED Docket#: 104 433

4/08/2014

\*

Issued Served

Date Paid Amt Paid Rect Num

Tot Chg

Tot Adj Tot Paid Bal Due

CASE NOTES:

\* COURT ORDERS:

4/22/2014

DISMISSED W/O PREJUDICE UPON MOTION OF CA \*

Rect # Amount

Date

Rect # Amount

Date

## STATE OF MISSISSIPPI ABSTRACT OF COURT RECORD MONTGOMERY COUNTY

Agency Code: 9049 Ticket No: M HILL

Title:

Date: 10/06/2017 DEFENDANT Race: \_\_\_\_\_ Sex: \_\_\_\_ Name: HALLMON, ODELL (COOKIE) Physical Address: State: \_ Mailing Address: Zip Code: \_\_\_\_ Drivers License Number: \_\_\_\_\_ State: \_\_ Date of Birth: \_\_\_\_ VEHICLE INFORMATION Registration (Tag) No: \_\_\_\_\_ State: \_\_\_ Vehicle Model Year: \_\_\_\_ Make: \_\_\_\_ Year: \_\_\_\_ Type: \_\_\_\_\_ Charged With: FELONY % BAC: Speed: Zon Date of Violation: 4/08/2014 Court Date: 4/22/2014 Hwy or Street: Zone: Badge No: Comments: ATTEMPT BURGLARY 97-17-23
Defendant Entered a Discontinuous Defendant Entered a Plea of: OPEN/PENDING Judgement of Court: DISMISSED By Judge: BAMBERG, LARRY Remarks by Court: 4/22/2014 DISMISSED W/O PREJUDICE UPON MOTION OF CA Case Notes: Plus Assessments of: Defendant was Fined: \_\_\_\_\_ Sentenced To: Appealed ( ) Bail Forfeited ( ) Fine Paid () I Certify That This is a True and Correct Copy of My Court Record as Recorded in Page: 433 Docket: 104 Case: 62213

Signed: \_\_\_\_\_

Date: \_\_\_\_\_

DISPATCH NO. RELATED CASE No. | RELATED CASE NO. | CASE NO. OFFENSE/INCIDENT REPORT 2014040012 PRIMARY OFFENSE/INCIDENT OFFENSE/INCIDENT (SECONDARY) OFFENSE/INCIDENT (THIRD) Assault on an officer Felony fleeing VICTIM'S LAST NAME OR BUSINESS NAME FIRST NAME MISR RACE SEX AGE BIRTH (MO. DAY YR.) VICTIM'S SOCIAL SECURITY NUMBER VICTIM'S HOME PHONE (A C & NO) **BUSINESS PHONE** LOCATION OF INCIDENT (STREET NO., STREET NAME, APT NO., STREET DIRECTION) DAY OF DATE (MO. DAY YR.) DATE (MO. DAY YR.) CR 27 OFFEN/ 4/8/14 R T INCID. CITY STATE | ZIP CODE 6 0 MILITARY TIME 0 MILITARY TIME Vaiden , Ms 39176 m 1310 VICTIM'S HOME ADDRESS (IF DIFFERENT FROM ABOVE) CITY STATE ZIP CODE WEAPONS INVOLVED (KNIFE, PISTOL, ETC.) SERIAL NUMBER FOR WEAPON INVOLVED COMPLAINANT'S LAST NAME FIRST NAME МІ RACE SEX AGE BIRTH (MO. DAY YR.) SR JR SAME AS VICTIM COMPLAINANT'S SOCIAL SECURITY NUMBER COMPLAINANT'S HOME PHONE COMPLAINANT'S BUSINESS PHONE COMPLAINANT'S STREET ADDRESS CITY STATE ZIP CODE VEHICLE TYPE ☐ STOLEN YEAR/RANGE MAKE MODEL COLOR ☑SUSPECT ☐ WANTED Passenger Car 2006 Chev Impala black RECOV'D DAMAGED DOORS TAG NO. ST YR VEHICLE I.D. NO KEYS ACCOUNTED □IMPOUND □TOWED 2 (4 FOR? Y SHB557 MS, 14 Ν LIEN HOLDER (LAST NAME AND FIRST STREET ADDRESS VALUE CITY STATE **INSURANCE COMPANY NAME & ADDRESS** SIGNATURE OF PERSON RECEIVING VEHICLE DATE NCIC? (X) Υ VEHICLE TYPE COLOR YEAR MAKE MODEL STOLEN □SUSPECT WANTED 2008 Passenger Car Ford Crown Victoria white □RECOV'D ☑ DAMAGED DOORS TAG NO. ST YR VEHICLE I.D. NO KEYS ACCOUNTED ☐IMPOUND ☐ TOWED FOR? Y 2 (4 08 SO 5 MS, 14 LIEN HOLDER (LAST NAME AND FIRST) STREET ADDRESS CITY STATE VALUE **INSURANCE COMPANY NAME & ADDRESS** SIGNATURE OF PERSON RECEIVING VEHICLE DATE NCIC? X Y N DISPOSITION CLEAR DATE PRIMARY REPORTING OFFICER NO DATE (mo day yr) Active ☐ Inactive MO STATUS Rob Banks 4/14/14 C-3 SECONDARY REPORTING OFFICER NO DATE (mo day yr) ■ Unfounded IS FURTHER POLICE ACTION REQUIRED? YES NO Except. Cleared INVESTIGATING OFFICER (LAST NAME FIRST) NO DATE (mo day yr) Cleared by Arrest OVER 18 UNDER 18 **BRAND NAME** MODEL NO. OR NAME ITEM CODE QUANTITY VALUE **DESCRIPTION** - include Serial No or Crime Prev. I.D. **Update NCIC?** Υ N Ν STOLEN RECOV'D DAMAGED LOST CONFISCATED see narrative Υ Υ N Ν STOLEN RECOV'D DAMAGED LOST CONFISCATED Υ Υ N Ν STOLEN RECOV'D DAMAGED LOST CONFISCATED Υ Υ N Ν STOLEN RECOV'D DAMAGED LOST CONFISCATED Y Y Ν STOLEN RECOV'D DAMAGED LOST CONFISCATED Ν

(F-2)

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**NARRATIVE** 

CONTINUATION FOR FOLLOWING REPORT: CASE # **2014040012** Page # OFFENSE 🗌 SUPPLEMENT 🔲 PAGE 🔲 reverse towards my vehicle. I turned my blue lights on and blew my siren, as I pulled the front bumper of my truck up to touch the rear of the suspect vehicle. Deputy Carver was approaching the vehicle, looking at the suspect through the windshield, pointing his weapon in the direction of the vehicle and shouting "Cookie get out of the car." The suspect then put the car in drive and turned to the left and accelerated toward Deputy Carver who was standing at the front left corner of the car. Deputy Carver jumped out of the way and began firing shots at the tire of the vehicle in attempt to disable it. I was watching from behind as the car came within inches of striking Deputy Carver. The car continued forward, striking Carver's patrol car and continuing straight across Hwy 35 on to Elm Street. The suspect struck Carver's car in a manner that pulled it sideways across the rode as he left the scene, causing the road to be blocked and making it unable for me to immediately chase him. We were unable to locate the vehicle. I later went to the location where l saw the suspect getting in the vehicle and obtained a recorded statement from the individual that lived there that Odell Hallmon Jr. did in fact just leave his house, just to corroborate what I had seen myself. Affidavits were signed for this incident and warrants were issued. On 4/9/14 the suspect vehicle was located on CR 62 in the roadway near a dump site. The vehicle was totally burned up. I was able to get 10 numbers from the VIN. I knew from the previous encounter that the vehicle had a Sharkey County tag and that the first 3 digits were "SHB". These numbers were cross referenced in Sharkey County and there was only one match. We called registered owner of that vehicle that stated he had sold the vehicle and a guy named "Cookie" ended up with it. The registered owner stated he told them to take that tag off but he guessed they did not. The State Fire Marshal and County Arson investigator did later determine the car fire was Arson and that investigation remains ongoing. On Thursday 4/10/14, the U.S. Marshal Fugitive task force located and arrested Odell Hallmon Jr. at the Red Roof Inn in Jackson, MS.

CARROLL COUNTY SHERIFF DEPARTMENT

RELATED CASE NO

RELATED CASE NO.

#### INDICTMENT

THE STATE OF MISSISSIPPI VERSUS ODELL HALLMON, JR. a/k/a COOKJE

CAUSE NO. <u>2015-0011 (R2</u>

INDICTMENT FOR THE OFFENSE OF: AGGRAVATED ASSAULT ON A LAW ENFORCEMENT OFFICER MCA § 97-3-7(2)(a)

SENTENCE ENHANCEMENT: HABITUAL OFFENDER SENTENCE ENHANCEMENT: HABITUAL OFFENDER MCA § 99-19-81

MCA § 99-19-83

THE STATE OF MISSISSIPPI COUNTY OF CARROLL, SECOND JUDICIAL DISTRICT

## IN THE CIRCUIT COURT OF THE SECOND JUDICIAL DISTRICT OF CARROLL COUNTY, MISSISSIPPI NOVEMBER TERM 2014 Grand Jury Recalled April 7, 2015

The Grand Jurors of the State of Mississippi, taken from the body of good and lawful citizens of said county, elected, summoned, empanelled, sworn and charged to inquire in and for the county aforesaid, at the term aforesaid of the Court aforesaid, in the name and by the authority of the State of Mississippi, upon their oath present that:

## ODELL HALLMON, JR. a/k/a COOKIE

On or about April 8, 2014, in the Second Judicial District of Carroll County, Mississippi and within the jurisdiction of this Court, did unlawfully, willfully and feloniously, attempt to cause bodily injury to another, to wit: Brad Carver, a law enforcement officer, with a deadly weapon, to wit; an automobile, by driving the said automobile at Brad Carver and attempting to hit Brad Carver with the automobile, when Brad Carver was was acting within the scope of his duty, office, and employment as a Sheriff's Deputy for the Montgomery County Sheriff's Office, in violation of Section 97-3-7(2)(a) of the Mississippi Code of 1972, as amended, and against the peace and dignity of the State of Mississippi; and that

## ENHANCEMENT: HABITUAL OFFENDER

The defendant, ODELL HALLMON, JR. a/k/a COOKIE, has been convicted at least twice previously of a felony upon separate charges brought and arising out of separate incidents at different times and has been sentenced to and served separate terms of one (1) year or more in a state or federal penal institution, and at least one of the offenses was a crime of violence, to-wit: AGGRAVATED ASSAULT as shown in the following:

COURT OF CONVICTION

CAUSE #

3082

CHARGE Aggravated Assault

DATE 05/27/1993 SENTENCE 7 Yrs. MDOC

Carroll County First Judicial District Circuit Court State of Mississippi

> SECRET INDICTMENT BOOK BOOK NO. 4 PAGE 687

APR 07 2015

DURWARD STANTON, CIRCUIT CLERK BY SLAVAM STUG GA \_D.C

3 Yrs, MDOC 04/01/2002 2001-0010CR Felon in Possession Montgomery County of a Firearm Circuit Court State of Mississippi 19 Yrs. MDOC 05/25/2005 Carroll County 2005-0018-CR1Possession of Cocaine More First Judicial District Than 30 Grams Circuit Court State of Mississippi

as a result of the aforesaid convictions, section 99-19-83 of the Mississippi Code of 1972, as amended, provides that the defendant, **ODELL HALLMON**, **JR. a/k/a COOKIE**, if convicted on the charge in this indictment, shall be sentenced to life imprisonment and section 99-19-81 of the Mississippi Code of 1972, as amended, provides that the defendant, **ODELL HALLMON**, **JR. a/k/a COOKIE**, if convicted on the charges in this indictment, shall be sentenced to the maximum term of imprisonment prescribed for the crimes convicted, which sentence shall not be reduced or suspended, nor shall he be eligible for probation or parole, against the peace and dignity of the State of Mississippi.

Endorsed: ATRUE BILL

Foreman of the Grand Jury

Assistant District Attorney

BOOK NO. 4 PAGE 188

## IN THE CIRCUIT COURT OF THE SECOND JUDICIAL DISTRICT OF CARROLL COUNTY, MISSISSIPPI

STATE OF MISSISSIPPI

VS

CAUSE NO. 2015-0011CR2

ODELL HALLMON

## WRIT OF HABEAS CORPUS AD PROSEUENDUM

TO: MISSISSIPPI DEPARTMENT OF CORRECTIONS PARCHMAN, MISSISSIPPI

Came on to be heard this day the Ore Tenus Petition of the State of Mississippi for issuance of a Writ of Habeas Corpus Ad Prosequendum and the Court, being fully advised in the matter, finds that ODELL HALLMON, MDOC #82261 is the defendant in the above styled cause, that he is incarcerated at the Mississippi Department of Corrections, and that the said cause is set for hearing in this Court; the Court further finds that the State's Petition is well taken and that the same should be, and it is hereby granted.

IT IS, THEREFORE, ORDERED that this Writ authorizes and requires the Mississippi Department of Corrections to deliver the said ODELL HALLMON, MDOC # 82261 to the Warden Arthur Smith at the Carroll/Montgomery Regional Correctional Facility in Vaiden, Mississippi, on Monday, April 13, 2015, and he is there to remain until at the conclusion of said hearing and/or trial Warden Arthur Smith will notify Mississippi Department of Corrections to transport the defendant, ODELL HALLMON, MDOC#82261, back to the custody of the Mississippi Department of Corrections.

SO ORDERED AND ADJUDGED this the 8th day of April, 2015.

CIRCUIT COURT SUDGE

F I L E D

BY JUNE DILLE - FATE D.C.

Carroll Co. Circuit Min. Book 20 Page 365



## Mississippi Department of Corrections

Marshall L. Fisher Commissioner Phil Bryant Governor

Home
Divisions
Institutions
Community Corrections
Administration and Finance
Medical Division
Parote Board
Careers
Opath Row
Inmate Search
MOOC Inmate Information
Research and Statistics
Media
Newsletters
Victim Services
MOOC Area Locations
MOOC Quick Reference
Frequently Asked Questions
Links

Contact Us Swarch

ODELL HALLMON			
	82261	_	
Name:	ODELL HALLMON BLACK		
Race	MALE		
Sex	MALL 11/13/1975		
Date of Birth	11/13/19/3		
Height	6.0.		
Weight	315		
Complexion			
Build	EXTRA L		
Eye Color	BROWN		
Hair Color	BLACK		
Entry Date	6/7/2005		
Location	EAST MISS. CCF	Division of Victim Services	
Unit	EMCF UNIT 1		
Location	2/4/2015 12:40:35 PM		
Change Date			
		X WEST	
Number of	1	Click here to register for notification prior to an	
Sentences	1	offenders Release, notification of early release/	
Total	14 YEARS	hearings	
Length		***************************************	
Offense 1		Office of Mississippi SAVIN	
CLXCAINE-POSSESS	<u> </u>	, ,	
Sentence Longth 1	14 YEARS	Statewide Automated Victim Information & Notification	
County of	CARROLL	<b>♥</b> VINELink	
Conviction		OFFICE OF MISSISSIPPE GAMA	
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Sentence Date 1		L	
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Sentence Longth 2			
County of		!	
Conviction			
2			
Sentenc <del>e</del> Date 2			
Tentative	12/1/2015		

#### TRANSMISSION VERIFICATION REPORT

TIME : 04/08/2015 10:56 NAME : FAX : 16622891001 TEL : 16622892033 SER.# : 00086J918300

DATE,TIME FAX NO./NAME DURATION PAGE(S) RESULT MODE

04/08 10:56 818664794455 00:00:33 02 OK STANDARD ECM

#### TRANSMISSION VERIFICATION REPORT

TIME : 04/08/2015 10:58 NAME : FAX : 16622891001 TEL : 16622892033 SER.# : 00086J918300

DATE,TIME FAX NO./NAME DURATION PAGE(S) RESULT MODE

04/08 10:57 84640444 00:00:34 02 OK STANDARD ECM

#### TRANSMISSION VERIFICATION REPORT

: 04/08/2015 13:58

TIME : 04/08/2015 13 NAME : FAX : 16622891001 TEL : 16622892033 SER.# : 00086J918300

DATE, TIME FAX NO./NAME DURATION PAGE(S) RESULT MODE

04/08 13:55 816627456305 00:02:53 02 OK STANDARD ECM

## CLARENCE E. MORGAN, III

CIRCUIT COURT JUDGE FIFTH JUDICIAL DISTRICT P.O. BOX 721 KOSCIUSKO, MISSISSIPPI 39090

COUNTIES:

Attala Carroll

Choctaw Grenada

Montgomery

Webster Winston Tel. No. 662-289-2033 Facsimile:662-289-1001

Court Reporter:

Tammy Thomas 662-724-2922

Court Administrator:

Kathy Alford 662-289-2033

FAX COVER SHEET

TO: MS. JOHNSON

RECORDS-MDOC

FAX NUMBER:

662-745-6305

EAST MISSISSIPPI CORRECTIONAL FACILITY

FAX NUMBER:

866-479-4455

CC: VICKI

CC:

CARROLL/MONTGOMERY REGIONAL CORRECTIONAL FACILITY

FAX NUMBER:

662-464-0444

FROM:

Kathy Alford

Circuit Court Administrator

FAX NUMBER:

662-289-1001

No. of Pages (including cover)

2

RE:

WRIT:

ODELL HALLMON, MDOC#82261

Message:

If you should have any question regarding this matter, you may call me at 662-

289-2033

#### **INSTANTER CAPIAS** - Circuit Court

## THE STATE OF MISSISSIPPI CARROLL COUNTY

#### TO THE SHERIFF OF CARROLL COUNTY

You are hereby commanded to take Odell Hallmon, Jr. a/ka/ Cookie

## Cause No. 2015-0011CR2

if to be found in your County, and he safely keep, so that you have his body before the Circuit Court of the County of Carroll, in said State, at the Courthouse in the TOWN of VAIDEN, Mississippi, *INSTANTER*, then and there to answer the State of Mississippi, on an indictment this day found against <u>Odell Hallmon</u>, <u>Jr. a/k/a Cookie</u>, for <u>Aggravated Assault on a Law Enforcement Officer</u> MCA § <u>97-3-7(2)(a)</u>. <u>Sentence Enhancement: Habitual Offender MCA § 99-19-81</u>, Sentence Enhancement: Habitual Offender MCA § 99-19-83.

And have there then this Writ.

GIVEN UNDER MY HAND AND THE SEAL OF SAID COURT, and issued this the <u>7th</u> day of <u>April</u>, 20<u>15</u>.



DURWARD STANTON, Clerk of Circuit Court P.O. Box 6 Vaiden, MS 39176

By: Brende King D.C.

Docket Setting April 14th, 10:00 A.m.

have this day executed the within writ personally by delivering to
the within numed, each Hall mon Tr
A true copy of this writ
Instantis Capies
This the 12 day of April , A. D. 20 15. Sheriff
2072

PILED

APR 14 2015

DURWARD STANTON, CIRCUIT CLERK
BY JUNIO THE TOTAL

Aggravated assault on a law enforcement officer

30982

AFFIDAVIT

THE STATE OF MISSISSIPPI, CARROLL COUNTY

## IN THE JUSTICE COURT 2nd DISTRICT

This day personally appeared before the undersigned Deputy Justice Court Clerk of the Justice Court of said County of Carroll Investigator Rob Banks who makes oath that Odell Hallmon Jr., in the County and State aforesaid, on the 8th day of April, 2014 did purposely, knowingly, and feloniously, attempt to cause serious bodily injury to another with a deadly weapon to wit: a motor vehicle, the other person being Deputy Brad Carver, a Deputy Sheriff acting within the scope of his duty and office, by attempting to run over him with his car. This occurred on CR 27 in Carroll County, Mississippi. In violation of Mississippi Code 97-3-7 (2)(b) and contrary to the Laws said County of Carroll made and provided, against the peace and dignity of the State of Mississippi.

Sworn to and subscribed before me, this X day of

April

2014

Deputy Justice Court Clerk



PAPR 1.4 2015

DURWARD STANTON CIRCUIT CLERK
BY LAWY OWN CARCUIT CLERK
BY LAWY OWN CARCUIT CLERK

84/88/2814 14:28

TD: 16624648824

PAGE 02/02 PAGE 03/04

L SO

CARROLL SO

WARRANT

STATE OF MISSISSIPPI
Carroll County
To my Lawful Officer of said County—
GREETING:

6622376655

IN JUSTICE COURT 2nd District

We command you forthwith to take the body of Odell Hallmon Jr. and Him safely keep so that you have Him before the Justice Court Judge of Said County and State of aforesaid, at Her office in Valden, MS in the said County of Carroll on Thursday the 15th day of May A.D., 2014 at 9:00 o'clock A. M., to answer said Carroll County on a charge of:

## Aggravated Assault on a Law Enforcement Officer MS CODE: 97-3-7 (2)(b)

WITNESS my hand this, the 8 day of Ophil 3014

JUSTICE COURT JUDGE

I have this day This the	executed the within writ by personally arresting
By:	Deputy of Constable

## IN THE CIRCUIT OR CREMINAL COURT FOR CARROLL COUNTY, MISSISSIPPI

IN THE MATTER OF THE
APPLICATION OF THE
Carroll County Sheriff's Dept./USMS
FOR AN
ORDER AUTHORIZING THE
INSTALLATION AND USE OF
PEN REGISTER AND A TRAP
AND TRACE DEVICE ON
TELEPHONE NUMBER:
662-392-2531
662-392-79906

ALM A Second address
APPLICATION

APPLICATION

Comes now **Lee Taylor**, a duly commissioned **Chief Deputy** of the **Carroll County Sheriff's Department**, (hereafter "Applicant") and hereby makes application to this Honorable Court for an order authorizing the installation and use of a pen register and a trap and trace device on the above-encaptioned telephone, hereinafter the "Target Telephone"; and any and all records related to this telephone, subscriber information, call details, incoming and outgoing cails, and any other information about this Target Telephone for the last sixty (60) days.

## IN SUPPORT OF THIS APPLICATION, APPLICANT STATES AS FOLLOWS:

**Identity of Applicant.** Applicant is a "State investigative or law enforcement officer," and, therefore, pursuant to Section 3122 of Title 18, United States Code, may apply for an order authorizing the installation and use of a pen register and trap and trace device.

Subject of Criminal Investigation and Offense. The U.S. Marshals, and the Carroll County Sheriff's Dept.(hereafter, "Investigative Agency") is conducting a criminal investigation of Odell HALLMON Jr (hereafter, "Subject") for Aggravated Assault on a Law Enforcement Officer. The subject remains a fugitive at this time.

**Identity of Communications Facility.** The Target Telephone is a cellular telephone provided service by **AT&T** (hereafter, "Provider"). The telephone is utilized by Subject, and the subscriber and billing information are unknown at this time. Applicant requests collection of call data without geographical limitation.

**Factual Nexus.** The subject is the focus of a fugitive investigation. The subject is currently believed to be using this telephone to contact associates. The subject has contacted associates via the telephone in the past. The location of the Target telephone via a pen register and trap and trace device would facilitate the location and apprehension of the subject.

APPLICANT REQUESTS that this Court issue an Order authorizing the installation and use of a pen register and trap and trace device (or the use of such other equipment as appropriate) for a period of sixty (60) days to accomplish the following: (1) registration of numbers dialed or pulsed from the Target Telephone; (2) recording the date and time of such dialings and pulsings, to include the direct connect dispatch function; (3) recording the length of time the telephone receiver is off hook for incoming and outgoing calls; (4) identifying the originating number of a wire or electronic communication terminating at the Target Telephone and the date, time, and duration of such incoming calls, without limitation based upon the geographic origin of such calls; (5) identifying the originating cell site and such other geographic information as is available for all calls originating and terminating at the target telephone, and (6) utilizing any means available to the service provider to identify the specific location of the Target Telephone upon request, including GPS features or other in-network geolocation tools.

APPLICANT FURTHER REQUESTS, based upon the authority granted by 18 U.S.C. § 2703(d) and the specific, articulable facts, and probable cause set forth above justifying applicant's reasonable belief that certain records in the possession of the Provider are relevant and material to an ongoing criminal investigation, that the order direct the Provider to produce such stored electronic communications and transactional and other records in their possession as are requested by the Investigative Agency upon service of the order, including but not limited to: cell site and geographic information for all outgoing calls and registration events on the Target Telephone, including provision of a list of the location coordinates, tower address, and face orientation of all of the Provider cell sites requested by the Investigative Agency, RTT, PCMD, MLT, text and or SMS/MMS logs (NOT to include content) with cell site location in available, Subscriber and billing information and 30 days of Call Detail Records, RTT, PCMD, MLT text and/or SMS/MMS logs (NOT to include content) w/cell sites from the date requested for incoming and outgoing calls/numbers to or from the Target Telephone by customers of the Provider and all Wireless Providers including but not limited to those Providers listed in this Order, and such other records relating to the Target Telephone as are requested by the Investigative Agency. These Call Detail Records and Text Message Logs (NOT to include content) shall be provided from both Circuit Switch and Packet Switch Networks.

**APPLICANT FURTHER REQUESTS** that the order direct the Provider to furnish information, facilities, and technical assistance as necessary to unobtrusively accomplish the installation of the pen register and trap and trace device on the Target Telephone, with compensation to be paid by the U.S. Investigative Agency for reasonable expenses incurred in providing such facilities and assistance.

**APPLICANT FURTHER REQUESTS** the order direct the Provider not to disclose to the subscribers or any other person the existence of the order or of the investigation unless otherwise ordered by this Court.

**APPLICANT FURTHER REQUESTS** that the authorization given apply not only to the Target Telephone, but also to any changed telephone number(\$) subsequently assigned to an instrument number bearing the same IMSI/IMEI/MIN/MSID/ESN/MEID as Target Telephone, or any changed IMSI/IMEI/MIN/MSID/ESN/MEID subsequently assigned to the same telephone number as Target Telephone within the sixty-day period.

WHEREFORE, it is requested that the Court grant an order for a period of sixty (60) days: (1) Authorizing the installation and use of a pen register and a trap and trace device to collect information as requested above; (2) directing the Provider to forthwith furnish officers of the Investigative Agency with all Information, facilities, and technical assistance necessary to accomplish the installation and use of the devices unobtrusively and with minimum interference to the service presently accorded the person(s) whose telephone is the subject of the pen register and trap and trace device; (3) directing the Provider to furnish the Investigative Agency with the records identified above, including any transactional or other records and/or stored electronic communications whose disclosure is authorized by 18 U.S.C. §2703; and (4) sealing this Application and the Court's Order.

I certify that the foregoing application is true and correct to the best of my knowledge, Information, and belief.

Executed on the 9 the day of April 2014.
Lu Taylor
Lee Taylor
Carroll County Sheriff's Department
APPLICANT
Sworn to and Subscribed before me this

WHEREFORE, it is requested that the Court grant an order for a period of sixty (60) days: (1) Authorizing the installation and use of a pen register and a trap and trace device to collect information as requested above; (2) directing the Provider to forthwith furnish officers of the Investigative Agency with all information, facilities, and technical assistance necessary to accomplish the installation and use of the devices unobtrusively and with minimum interference to the service presently accorded the person(s) whose telephone is the subject of the pen register and trap and trace device; (3) directing the Provider to furnish the Investigative Agency with the records identified above, including any transactional or other records and/or stored electronic communications whose disclosure is authorized by 18 U.S.C. §2703; and (4) sealing this Application and the Court's Order.

I certify that the foregoing application is true and correct to the best of my knowledge, information, and belief.

Executed on the day of, 2014.		
Lee Taylor Carroll County Sheriff's Department APPLICANT		
Sworn to and Subscribed before me this day of		2014.
JUDGE	1,6	

## IN THE CIRCUIT OR CRIMINAL COURT FOR CARROLL COUNTY, MISSISSIPPI

IN THE MATTER OF THE APPLICATION OF THE Carroll County Sheriff's Dept./USMS FOR AN ORDER AUTHORIZING THE INSTALLATION AND USE OF PEN REGISTER AND A TRAP AND TRACE DEVICE ON TELEPHONE NUMBER:	) ) ) )	FID: 9502924
662-392-2531 662-392-7990	)	UNDER SEAL

#### ORDER.

This matter having come before the Court pursuant to an Application under Title 18, United States Code, Section 3122, and Title 18, United States Code, Section 2703(d) by **Lee Taylor** of the **Carroll County Sheriff's Department**, which Application requests, based on probable cause, an Order under Title 18, United States Code, §§ 3123 and 2703, authorizing the installation and use of a pen register and trap and trace device on and the production of certain transactional records and precision/GPS/geo location related to the above-encaptioned telephone facility, hereinafter the "Target Telephone", the Court **FINDS AS FOLLOWS**:

**Identity of Applicant.** Applicant is a "State investigative or law enforcement officer," and, therefore, pursuant to Section 3122 of Title 18, United States Code, may apply for an order authorizing the installation and use of a pen register and trap and trace device.

**Subject of Criminal Investigation and Offense.** The U.S. Marshals Service, and **Carroll County Sheriff's Dept.** (hereafter, "Investigative Agency") is conducting a criminal investigation of **Odell HALLMON Jr** (hereafter, the "Subject") for violations of **Aggravated Assault on a Law Enforcement Officer**. The subject is a fugitive at this time.

**Identity of Communications Facility.** The Target Telephone is a cellular telephone provided service by **AT&T** (hereafter, the "Provider") The telephone is utilized by the Subject, and the subscriber and billing information are unknown at this time. Applicant requests collection of call data without geographical limitation.

**Factual Nexus.** The subject is the focus of multijurisdictional investigation. The subject is currently believed to be using this telephone to contact associates. The subject has contacted associates via the telephone in the past. The location of the Target telephone via a pen register and trap and trace device would facilitate the location and apprehension of the subject.

WHEREFORE, ABOVE PREMISES CONSIDERED, IT IS THEREFORE ORDERED that officers of the Investigative Agency may install, or cause to be installed ,and use a pen register to record or decode dialings, routing, addressing originating information transmitted from provider, to record date and time of such dialings or transmissions, and to record the length of time the telephone receiver in question is "off the hook" for incoming or outgoing calls without geographical limits and a trap and trace device (known as Caller ID Deluxe) and activate the CALEA delivery System, on provider to capture and record the incoming electronic or other impulses which identify the originating number, or other dialing, routing, addressing, and signaling information reasonably likely to identify the source of a wire or electronic communication, and to record the date, time, and duration of calls created by such incoming impulses without geographical limits for a period of sixty (60) days from the date of this Order; and any and all records related to this telephone, subscriber and billing information, call detail records with location information, and any other information about this number for the last sixty (60) days.

IT IS FURTHER ORDERED that the Provider shall, upon request of the Investigative Agency furnish the following:

- Subscriber, billing, and credit information on the target telephone to include but not limited to account notes, purchase and/or payment location, payment history including method, as well as types of services utilized, telephone and/or instrument number (IMSI/IMEI/MIN/MSID/ESN/MEID) for all numbers assigned to the account or other subscriber number or identity including any temporarily assigned routing addressing or signaling information including identification of all programmed features associated with the account;
- A listing of calls made from and received by the target telephone, including cell site and geographic information for all such calls, and any transactional or other records and/or stored electronic communications whose disclosure is authorized by 18 U.S.C. §2703(d), including but not limited to: cell site and geographic information for all outgoing calls and registration events on the Target Telephone, including provision of a list of the location coordinates, tower address, and face orientation of all of the Provider cell sites requested by the Investigative Agency, RTT, PCMD, MLT, text and or SMS/MMS logs (NOT to include content) with cell site location in available, Subscriber and billing information and 30 days of Call Detail Records, RTT, PCMD, MLT text and/or SMS/MMS logs (NOT to include content) w/cell sites from the date requested for incoming and outgoing calls/numbers to or from the Target Telephone by customers of the Provider and all Wireless Providers Including but not limited to those Providers listed in this Order, and such other records relating to the Target Telephone as are requested by the Investigative Agency. These Call Detail Records and Text Message Logs (NOT to include content) shall be provided from both Circuit Switch and Packet Switch Networks.

IT IS FURTHER ORDERED that the Provider shall use any means available to identify the specific location of the Target Telephone upon request of the Investigative Agency including GPS features or other in-network geolocation tools for the next 60 days; and

IT IS FURTHER ORDERED that the Provider shall furnish agents or officers of the Investigative Agency forthwith all information, facilities, and technical assistance necessary to accomplish the

installation and use of the devices unobtrusively and with minimum interference with the service delivered to the persons whose telephone is the subject of this ORDER; and

IT IS FURTHER ORDERED that the local, long distance, and the wireless carriers be reasonably compensated by the United States Marshals Service for reasonable expenses incurred in providing facilities, information and assistance; and

IT IS FURTHER ORDERED that the Provider not terminate or restrict service to any cellular/wireless telephone covered by this order, for the duration of this order and any fees associated with the account will be covered by the United States Marshals Service if it is determined by agents of the United States Marshals Service that activation is necessary.

IT IS FURTHER ORDERED that the authorization be intended to apply not only to the Target Telephone, but also to any changed telephone number(s) subsequently assigned to an instrument number bearing the same IMSI/IMEI/MIN/MSID/ESN as Target Telephone, or any changed IMSI/IMEI/MIN/MSID, ESN subsequently assigned to the same telephone number as Target Telephone within the sixty-day period; and

IT IS FURTHER ORDERED that if the authorization be intended to apply not only to the Target Telephone, but that if the Target Telephone number has been changed within the 30 days prior to this Order being signed that this Order will pertain to the new number and Target Number will refer to the new telephone number for the authorization.

IT IS FURTHER ORDERED that the agents and employees of any telecommunications service provider regulated by the Federal Communications Commission, including but not limited to AT&T, Alitell, Bellsouth, Boost, Cellular South, C-Spire, Centurytel, Cleartalk, Cricket Communications, Kiwl PCS, Metro PCS, Nextel Partners, Sprint/Nextel Corp., Neustar, T-Mobile, USA U.S. Cellular, Cellco Partnership DBA Verizon Wireless, Virgin Mobile, Voicestream Wireless Inc. Telepak, and/or any other wireless or hardline telecommunications company shall provide all information in their possession pertaining to a subscriber, customer, or telephone facility which called or was called by (or otherwise transmitted or received communications or signaling information to or from) the Target Telephone. Upon oral or written request by agents of the Investigative Agency; and

IT IS FURTHER ORDERED that this Order and the Application be Sealed and maintained in the custody of the Investigative Agency until otherwise Ordered by this Court, and the Provider or any other communications entity this Order is served upon shall not disclose the existence of the devices or the existence of the investigation to the subscriber of the Target Telephone, or to any other person, unless or until otherwise Ordered by this Court.

ENTER this, the 9 day of April

Rev.2013-4

installation and use of the devices unobtrusively and with minimum interference with the service delivered to the persons whose telephone is the subject of this ORDER; and

IT IS FURTHER ORDERED that the local, long distance, and the wireless carriers be reasonably compensated by the United States Marshals Service for reasonable expenses incurred in providing facilities, information and assistance; and

IT IS FURTHER ORDERED that the Provider not terminate or restrict service to any cellular/wireless telephone covered by this order, for the duration of this order and any fees associated with the account will be covered by the United States Marshals Service if it is determined by agents of the United States Marshals Service that activation is necessary.

IT IS FURTHER ORDERED that the authorization be intended to apply not only to the Target Telephone, but also to any changed telephone number(s) subsequently assigned to an instrument number bearing the same IMSI/IMEI/MIN/MSID/ESN as Target Telephone, or any changed IMSI/IMEI/MIN/MSID, ESN subsequently assigned to the same telephone number as Target Telephone within the sixty-day period; and

**IT IS FURTHER ORDERED** that if the authorization be intended to apply not only to the Target Telephone, but that if the Target Telephone number has been changed within the 30 days prior to this Order being signed that this Order will pertain to the new number and Target Number will refer to the new telephone number for the authorization.

IT IS FURTHER ORDERED that the agents and employees of any telecommunications service provider regulated by the Federal Communications Commission, including but not limited to AT&T, Alltell, Bellsouth, Boost, Cellular South, C-Spire, Centurytel, Cleartalk, Cricket Communications, Kiwi PCS, Metro PCS, Nextel Partners, Sprint/Nextel Corp., Neustar, T-Mobile, USA U.S. Cellular, Cellco Partnership DBA Verizon Wireless, Virgin Mobile, Voicestream Wireless Inc. Telepak, and/or any other wireless or hardline telecommunications company shall provide all information in their possession pertaining to a subscriber, customer, or telephone facility which called or was called by (or otherwise transmitted or received communications or signaling information to or from) the Target Telephone. Upon oral or written request by agents of the Investigative Agency; and

IT IS FURTHER ORDERED that this Order and the Application be Sealed and maintained in the custody of the Investigative Agency until otherwise Ordered by this Court, and the Provider or any other communications entity this Order is served upon shall not disclose the existence of the devices or the existence of the investigation to the subscriber of the Target Telephone, or to any other person, unless or until otherwise Ordered by this Court.

ENTER this, the	day of	, 2014
JUDGE	<u> </u>	

## IN THE CIRCUIT COURT OF CARROLL COUNTY, MISSISSIPPI SECOND JUDICIAL DISTRICT

THE STATE OF MISSISSIPPI

VS.

CAUSE NO. 2015-0011-CR2

ODELL HALLMON

#### **MOTION FOR DISCOVERY**

Comes now the defendant in the above styled and numbered cause through counsel, and requests the Court for an order directing the State of Mississippi to disclose to him in writing the following:

- Names and addresses of all witnesses in chief proposed to be offered by the
  prosecution at trial, together with a copy of the contents of any statement, written,
  recorded or otherwise preserved, of each such witness and the substance of any oral
  statement made by any such witness;
- A copy of any written or recorded statement of the Defendant and the substance of any oral statements made by the Defendant.
- 3. A copy of the criminal record of the Defendant, if proposed to be used to impeach; and a complete list of the prior criminal convictions of any witnesses to be presented by the prosecution.
- 4. Any reports or statements of experts, written, recorded or otherwise preserved, made in connection with the particular case, and the substance of any oral statement made by any such expert;
- Exhibit any physical evidence and photographs relevant to the case of which may be offered in evidence; and,
  - 6. Any exculpatory material concerning the Defendant;
- 7. Names and addresses of any confidential informants who were eyewitnesses to the event or events constituting the charge against the Defendant;

DURWARD STANTON, CIRCUIT CLERK BY JUNION FULL FA D.C. 8. Any and all recorded or written reports, to include field notes, made by any law

enforcement personnel concerning their investigation of this case;

9. To produce for Defendant's inspection, copying or photographing any and all

results or reports of physical examinations, search warrants, scientific tests or

experiments, or copies thereof, made in connection with this case, which are within the

possession, custody or control of the State, or which the State intends to offer at trial;

10. Statements of all persons who have been interviewed by an agent of the State

in connection with the subject matter of this cause and whom the State presently does not

intend to call to trial; including the names and addresses of said persons;

11. A list of any items secured by and through search and seizure in connection

with the investigation of this case and a copy of the search warrant or warrants.

In support of the above and foregoing Request for Discovery, Defendant avers that

the information sought to be discovered is material to the preparation of the defense in

this case, and justice required the disclosure thereof to the Defendant, and requests that

the State further supplement said requested discovery as set out above, up to and during

trial, if new information comes into its possession which would require it to change, alter,

amend, add, or delete its initial answers or responses to the Defendant's request for

discovery, and that the State provide the requested information sufficiently in advance of

trial in order to give the Defendant a reasonable opportunity to investigate and evaluate

same.

Respectfully submitted,

~~O N N 18~~

Raymond M. Baum

Attorney for Defendant

PO Box 586

Winona, MS 38967

662-310-4438

MSB #8432

#### CERTIFICATE OF SERVICE

This is to certify that a true and correct copy of the above and foregoing Motion for Discovery has been served on Honorable Chet Kirkham, Assistant District Attorney, P. O. Box 1262, Grenada, MS 38902-1262, by: ( ) placing copy of same in the United States mail, first-class, postage prepaid to his address aforesaid: ( ) facsimile transmission to 662-227-9558, ( ) email to: cwkirkham@me.com ( ) hand-delivering same to Honorable Chet Kirkham, at Courthouse in Vaiden, Mississippi.

This the 14th day of April 2015.

Raymond M. Baum

## IN THE CIRCUIT COURT OF THE SECOND JUDICIAL DISTRICT OF CARROLL COUNTY, MISSISSIPPI

## STATE OF MISSISSIPPI

V\$.

CAUSE NO. 2015-0011-CR2

## ODELL HALLMON, JR. a/k/a COOKIE

# STATE'S RESPONSE TO REQUEST FOR DISCOVERY THE OFFICE OF THE DISTRICT ATTORNEY HAS GIVEN A COPY OF THE ENTIRE CASE FILE CONSISTING OF 85 CONSECUTIVELY NUMBERED PAGES TO THE DEFENSE ATTORNEY, HONORABLE RAYMOND M. BAUM, ONexpect 2015.

- I. WITNESSES FOR THE STATE: All witnesses listed in the file, including but not limited to:
  - 1. Rob Banks, Carroll County Sheriff's Office is expected to testify to information consistent with the contents of the Investigative Report tendered in discovery.
  - 2. Brad Carver, Carroll County Sheriff's Office is expected to testify to information consistent with the contents of the Offense/Incident Report tendered in discovery.
  - 3. Harvey Pointer, County Road 27, Carroll County, Mississippi is expected to testify to information consistent with the contents of his audio recorded statement tendered in discovery.
  - 4. Ricky Davis, State Fire Marshal's Office, 501 N. West Street, Suite 1001, Jackson, MS 39201 is expected to testify that the Defendant's vehicle was intentionally destroyed by fire.
  - 5. Engineer/Records Custodian for AT&T is expected to testify to the authenticity and the contents of the AT&T records tendered in discovery.

## II. RECORDED STATEMENTS OF DEFENDANT TO LAW OFFICERS:

1. See Offense/Incident Report

## III. CRIMINAL RECORD OF DEFENDANT FOR IMPEACHMENT/SENTENCING:

- 1. See Carroll County First Judicial District Circuit Court Cause No. 3082
- 2. See Montgomery County Circuit Court Cause No. 2001-0010-CR
- 3. Sec Carroll County First Judicial District Circuit Court Cause No. 2005-0018-CR1

## IV. CRIME LAB REPORTS or TESTS:

None Known

## V. OFFICERS REPORTS, ETC.:

- 1. Indictment
- 2. Offense/Incident Report
- 3. Letter From Mississippi Insurance Department
- 4. Records from AT&T
- 5. Miranda Rights and Waiver Form Refused to be Signed by Defendant

- 6. Montgomery County Sheriff's Department Offense Report
- 7. Vehicle Registration Information
- 8. Documents Relating to Charging, Bind Over and Bond of Defendant

## VI. PHYSICAL EVIDENCE/PHOTOGRAPHS:

- 1. Forty-Nine (49) Pictures of Scene and Burned Vehicle
- VII. EXCULPATORY EVIDENCE:
  - 1. None Known
- VIII. WITNESS STATEMENTS:
  - 1. Audio Recorded Statement of Harvey Pointer

## **CERTIFICATE OF SERVICE**

The undersigned, for the District Attorney, hereby certifies that he/she has served upon the Honorable Raymond M. Baum, Attorney for the Defendant, a true and correct copy of the fore-going instrument, together within described documents, by First Class Mail, Postage Prepaid, email, fax, or by hand to the following:

Honorable Raymond M. Baum P.O. Box 586

Winona, Mississippi 38967-0586

Fax: (662) 283-4498

E-Mail: ray@raybaum.com

Signed this the umday of april ,2014.

Assistant District Attorney

# CARROLL COUNTY, 2<sup>ND</sup>, J. D. CIRCUIT COURT CALENDAR VAIDEN MAY TERM 2015

## MONDAY, MAY 4, 2015

9:00 A.M.

Court Term Begins

10:00 A.M.

Motion Hearing-Judicial Review of an ARP Motion To Show Cause

Winston County Cause No. 2015-0003CVM

Eldres Meaders

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Winston County Joint County Facility

10:00 A.M.

Sentencing: Montgomery County Cause No. 2015-0003CR

Mary Forrest- Atty- Lee Bailey

2015-0008CR2(A)

Sinica Moore

Atty-Colby Watson

Conspiracy To Take Prohibited Items Into a Correctional Facility

## TUESDAY, MAY 5, 2015

9:00 A.M. JUST	CE COURT APPEALS	
2013-0003CR2	Bobby Wayne Black DUI	- •
2014-0027CR2	Kenneth Ables DUI	
2014-0032CR2	William James Ratliff, Jr. DUI	
2014-0035CR2	Tracey Loden DUI	
2015-0002CR2	William Patrick Alford DUI	
2015-0003CR2	Steven Johnson DUI	FILER
2015-0004CR2	Adam Parker Ellis DUI	APR 14 2015  OUKWAKU STANTON, CIRCUIT CLERK  BY
2015-0005CR2	Joseph Naquin DUI	BY Krende King D.C.

2015-0007CR2	D'Angelo White a/k/a "D.A." Atty- Trish Rodgers Sale of Less Than Thirty Grams of Marihuana
2015-0009CR2	Harvey Pointer a/k/a "Pop"  Ct. I-Sale of Less Than Two Grams of Cocaine  Ct. II-Sale of Less Than Two Grams of Cocaine  Ct. III-Sale of Less Than Two Grams of Cocaine  Ct. IV-Sale of Less Than Two Grams of Cocaine  Ct. V-Sale of Less Than Two Grams of Cocaine  Ct. V-Sale of Less Than Two Grams of Cocaine  Ct. VI-Possession with Intent to Sell, Transfer or Distribute Less Than  Two Grams of Cocaine
2015-0010CR2(A)	D'Angelo White a/k/a "D.A." Atty- Ray Baum Conspitacy To Sell Less Than Two Grams of Cocaine
2015-0010CR2(B)	Harvey Pointer a/k/a "Pop""  Conspiracy To Sell Less Than Two Grams of Cocaine
2015-0010CR2(C)	Octavia Ghoston Atty- Richard Carter Conspiracy To Sell Less Than Two Grams of Cocaine
	2015
2015-0006CR2	WEDNESDAY, MAY 6, 2015 Richard Gene Stubbs Atty-Ray Baum Burglary of a Dwelling
2015-0011CR2	Odell Hallmon a/k/a "Cookie" Atty- Ray Baum Aggravated Assault On A Law Enforcement Officer Sentence Enhancement- Habitual Offender (81) Sentence Enhancement-Habitual Offender (83)

THURSDAY, MAY 7, 2015

FRIDAY, MAY 8, 2015

MONDAY, MAY 11, 2015

TUESDAY, MAY 12, 2015

WEDNESDAY, MAY 13, 2015
in Winston County

10:00 A.M. Non-Adjudication Reports/Orders

Carroll Co. Circuit Min. Book 22 Page 369

## IN THE CIRCUIT COURT OF CARROLL COUNTY, MISSISSIPPI SECOND JUDICIAL DISTRICT

The Circuit Court of Carroll County, Mississippi, having been duly opened on April 14, 2015, with His Honor, Honorable Clarence E. Morgan, III, Fifth Circuit Court District of the State of Mississippi, presiding, the following transactions of business were had, to-wit:

CAUSE NUMBER 2015-0006-CR2, RICHARD GENE STUBBS, indicted on the charge of BURGLARY OF A DWELLING HOUSE, was served a copy of the indictment, arraigned, waived reading of the indictment and entered a plea of not guilty. Honorable Ray Baum, Carroll County Public Defender, was appointed as counsel. Bond was set at \$10,000;

CAUSE NUMBER 2015-0007-CR-2, D'ANGELO WHITE A/K/A D.A., indicted on the charge of SALE OF LESS THAN 30 GRAMS OF MARIJUANA, was served a copy of the indictment, arraigned, waived reading of the indictment and entered a plea of not guilty. Honorable Trish Rogers, Attorney at Law, Greenwood, Mississippi, appeared as retained counsel. Bond was set at \$2,500;

CAUSE NUMBER 2015-0008-CR2(A), SINICA MOORE, indicted on the charge of CONSPIRACY TO TAKE PROHIBITED ITEMS INTO A CORRECTIONAL FACILITY, was served a copy of the indictment, arraigned, waived reading of the indictment and entered a plea of not guilty. Honorable Kobie Watson, Attorney at Law, Jackson, Mississippi, appeared as retained counsel. Bond was set at \$2,500;

CAUSE NUMBER 2015-0009-CR2, HARVEY POINTER A/K/A POP, indicted on the charges of SALE OF LESS THAN TWO GRAMS OF COCAINE IN COUNTS I-V AND POSSESSION WITH INTENT TO SELL, TRANSFER OR DISTRIBUTE LESS THAN TWO GRAMS OF COCAINE IN COUNT VI, was served a copy of the indictment, arraigned, waived

Carroll Co. Circuit Min. Book \_\_\_\_\_ 22\_Page \_\_ 486\_\_

MAY 05 2015

DURVVAKD STANTON, CURCUIT CLERK

reading of the indictment and entered a plea of not guilty on each count. Honorable Ray Baum, Carroll County Public Defender, was appointed as counsel. Bond was set at \$2,500;

CAUSE NUMBER 2015-0010-CR2 (A), D'ANGELO WHITE A/K/A D.A., indicted on the charge of CONSPIRACY TO SELL LESS THAN TWO GRAMS OF COCAINE, was served a copy of the indictment, arraigned, waived reading of the indictment and entered a plea of not guilty. Honorable Trish Rogers, Attorney at Law, Greenwood, Mississippi, appeared as retained counsel. Bond was set at \$2,500;

cause number 2015-0010-CR2 (B), Harvey Pointer A/K/A Pop, indicted on the charge of Conspiracy to sell less than two grams of Cocaine, was served a copy of the indictment, arraigned, waived reading of the indictment and entered a plea of not guilty. Honorable Ray Baum, Carroll County Public Defender, was appointed as counsel. Bond was set at \$2,500;

CAUSE NUMBER 2015-0010-CR2 ©, OCTAVIA GHOSTON, indicted on the charge of CONSPIRACY TO SELL LESS THAN TWO GRAMS OF COCAINE, was served a copy of the indictment, arraigned, waived reading of the indictment and entered a plea of not guilty.

Honorable Richard Carter, Attorney at Law, Kosciusko, Mississippi, was appointed as counsel.

Bond was set at \$2,500;

CAUSE NUMBER 2015-0011-CR2, ODELL HALLMON A/K/A COOKIE, indicted on the charge of AGGRAVATED ASSAULT ON A LAW ENFORCEMENT OFFICER, SENTENCE ENHANCEMENT: HABITUAL OFFENDER (81), SENTENCE ENHANCEMENT: HABITUAL OFFENDER (83), was served a copy of the indictment, arraigned, waived reading of the indictment and entered a plea of not guilty. Honorable Ray Baum, Carroll County Public Defender, was appointed as counsel. Defendant was not eligible

for bond.	
	 1.1

CIRCUIT COURT JUDGE

### IN THE CIRCUIT COURT FOR THE SECOND JUDICIAL DISTRICT OF CARROLL COUNTY, MISSISSIPPI

STATE OF MISSISSIPPI

٧.

CAUSE NO. 2015-0011-CR2

ODELL HALLMON, JR.

### ORDER

THIS CAUSE having come on for consideration pursuant to a joint Motion for Continuance by the State of Mississippi and the Defendant in the above styled cause, and that the Defendant waives the right to a speedy trial, and the Court, having heard and considered the same, finds that the Motion is well taken and should be granted.

IT IS THEREFORE ORDERED AND ADJUDGED that the above styled cause is hereby continued until the first week of the next term of court in the Second Judicial District of Carroll County in November 2015. As the continuance is made in part at the request of the Defendant, he necessarily waives his right to a speedy trial.

SO ORDERED AND ADJUDGED this the 2 day of April 2015.

PREPARED BY:

Charles W. Kirkham, MSB# 102022

Assistant District Attorney

APPROVED BY:

Hon. Raymond M. Baum Counsel for the Defendant

DUXWARD STANTON, CIRCUIT CLERK

Carroll Co. Circuit Min. Book 22 Page 467

## Cergersin CARROLL/MONTGOMERY REGIONAL CORRECTIONAL FACILITY

## **BOOKING REPORT**

Date: 08/03/2015

Page: 1

BOOKING NO -2015080002 AGENCY ID : MDOC SO NUMBER 9459 DEFENDANT NAME RACE HALLMON, ODELL BLACK SOCIAL SECURITY NO EYES | HAIR | LENGTH | HEIGHT BRO BLK SHORT 310 Large LGT ADDRESS STATE ZIP 583 CR 333 MCCARLEY MS 38943-ALIAS OR NICKNAME(S) STATE DRIVERS LICENSE NUMBER SEX AGE BIRTH DATE HOME PHONE MAR STAT **EMERGENCY CONTACT** Male 11/13/1975 662-595-4793 5 PLACE OF BIRTH INEZ HALLMON MONTGOMERY COUNTY 583 CR 333 EMPLOYER MCCARLEY MS 38943-OCCUPATION 662-595-4793 RELATION MOTHER FEDERAL NUMBER STATE NUMBER MDOC Number WORK PHONE ARRESTING OFFICER DATE TIME WHERE ARRESTED **DEPUTY FOREMAN** 08/03/2015 BOOKING OFFICER DATE TIME SEARCHING OFFICER PENNY CROWDER 08/03/2015 13:17 OFC WELDON CLASSIFICATION CELL/SECTION RESPONSIBLE COURT RESPONSIBLE COUNTY | UCR REPORTING CODE PRETRIAL 30 SCARS/MARKS/TATTOOS CASH TAKEN MUTIPLE TATOOS 0.00 PHONE CALL(S) MADE RESIDENT 3 This Jurisdiction AGENCY BILLED | BILLING RATE SENTENCE LENGTH SENTENCE DATE SCH. RLSE DATE ACTUAL RELEASE DATE CCSO \$25.00 0 YEARS 0 DAYS 11 HOW RELEASED RELEASED TO RELEASED BY FINE BAIL F/M SEV CL CHARGE DISPOSITION & DATE STATUTE CODE CASE/DOCKET NO HOLD FOR CARROLL F HOLD FOR CARROLL COUNTY SHERIFF TOTAL BAIL:

Page: 1

## CARROLL/MONTGOMERY REGIONAL CORRECTIONAL FACILITY

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### IN THE CIRCUIT COURT OF CARROLL COUNTY, MISSISSIPPI SECOND JUDICIAL DISTRICT

STATE OF MISSISSIPPI

VS.

NO. 2015-0011-CR2

ODELL HALLMON, JR.

### ORDER SETTING BAIL

CAME ON to be heard the Motion, ore tenus, of the defendant, Odell Halimon. Jr., for an Order setting bail in this criminal action, and after considering the same the Court finds the Motion well-taken and further finds as follows:

- 1. The defendant in this cause is entitled to a bond in a reasonable amount.
- 2. The defendant has established ties to the area.
- 3. The defendant has no other felony charges pending in any jurisdiction other than the instant charges.
  - 4. The Court should set a reasonable bond in the amount of \$25,000.00.

IT IS THEREFORE ORDERED THAT the defendant, Odell Hallmon. Jr., shall be, and hereby is entitled to a bond in the amount of \$25,000.00, and he shall be entitled to a release from custody upon posting a bond as aforesaid, pending a trial in this cause.

SO ORDERED, this *L* day of August 2015

Approved for entry:

Raymond M. Baum. MSB# 8432

Attorney for Defendant

harles W. Kirkham, MSB# 102022

Assistant District Attorney

Carroll Co. Circuit Min. Book A Page 55

# IN THE CIRCUIT COURT OF CARROLL COUNTY SECOND JUDICIAL DISTRICT

TO: HONORABLE DOUG EVANS/DISTRICT ATTORNEY
P O BOX 1262

GRENADA, MS 38902

F I L E D

SEP 13 2015

BY Read D.C. D.C.

TO: RAYMOND BAUM/ ATTORNEY

P. O. BOX 586.

**WINONA, MS 38967** 

You are hereby notified that the Trial Docket for the May Term of Circuit Court for Carroll County's Second Judicial District will be called on <u>OCTOBER 13, 2015, SECOND JUDICIAL DISTRICT, VAIDEN COURTHOUSE, VAIDEN, MS.</u>

You, or someone on your behalf with knowledge of the trial status of your case, must be present unless:

- You have agreed to a continuance with counsel opposite, have notified the Clerk and have filed an Agreed Scheduling Order, setting out written discovery deadlines, deposition deadlines, deadlines for joinder of parties and amendment of pleadings and service of motions and confirmed that in writing to the Clerk on or before the Thursday next preceding the Docket Call; or
- You have other excusable reasons for not attending and have arranged with the Court to be excused by the Court and have confirmed that agreement in writing to counsel opposite and to the clerk on or before the Thursday next preceding the Docket Call.

If by the date of the Docket setting, ninety (90) days will not have elapsed from the time the Answer was due, you will not receive a trial setting unless both parties agree that the case is ready for trial.

If more than ninety (90) days are necessary for discovery and you have been pursuing discovery in a timely manner, you may, by motion, request an extension of the discovery time at any time within the ninety (90) day period following the date the answer was due and not thereafter.

All motions affecting the trial status (Summary Judgment, Joinder of Parties or Continuance Motions) should be filed and noticed for hearing through the Clerk on or before the Docket Call.

DURWARD STANTON
Circuit Clerk, Carroll County, MS

You have the following cases on the Docket for Carroll County, Second Judicial District, for the aforementioned Term in Circuit court:

CASE NO. & STYLE

DATE FILED

STATE OF MS

APRIL 7, 2015

ve

CAUSE NO. 2015-0011CR2

ODELL HALLMON, JR. A/K/A COOKIE

COURT TERM BEGINS <u>NOVEMBER 2, 2015</u>, SECOND JUDICIAL DISTRICT, CARROLL COUNTY, VAIDEN, MISSISSIPPI.

\* ANY CASE IN WHICH THE ANSWER HAS BEEN SERVED AND NINETY DAYS HAS PASSED WITHOUT AN EXTENSION OF TIME BY THE COURT WILL BE DEEMED READY FOR TRIAL. THE COURT WILL NOT GRANT ADDITIONAL DISCOVERY TIME UNLESS THE APPLICATION THEREOF IS MADE WITHIN NINETY DAYS AFTER THE ANSWER IS SERVED.

LAW OFFICES

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#### CAROTHERS, FEDRIC & LASTER, LLC

NORTH SQUARE PROFESSIONAL BUILDING - 116 FIRST STREET

GRENADA, MISSISSIPPI 38901

ANDREW M. CAROTHERS (1887-1966) WILLIAM H. FEDRIC (1914-1996) ROBERT T. LASTER, JR. NEAL E. MARLOW

October 19, 2015

POST OFFICE BOX 925 GRENADA, MS 38902-0925 TELEPHONE (662) 226-2761 FACSIMILE (662) 226-6020 EMAIL rifaster@bellsouth.net

Durward Stanton, Circuit Clerk P. O. Box 6 Vaiden, MS39176-0006

IN RE:

STATE vs. HALLMON - Carroll County District 2

Cause No. 2015-0011CR2

Dear Durward:

Enclosed for filing in the above-referenced matter is my Motion for Discovery. I would appreciate your filing same in this Cause, and returning a "marked filed" copy to me in the enclosed self-addressed and stamped envelope.

Pursuant to my certificate of service, attached thereto, I have delivered a copy of this document to the Office of the District Attorney.

If you have any questions regarding this, please do not hesitate to contact me. With personal regards, I am

Yours very sincerely,

CAROTHERS, FEDRIC & LASTER

BY:

Robert T. Laster, Jr.

RTLjr:cfl Enclosures IN THE CIRCUIT COURT OF CARROLL COUNTY, MISSISSIPPI

STATE OF MISSISSIPPI

OCT 20 2015

**PLAINTIFF** 

VS.

CAUSE NO. 2015-0011CR2

ODELL HALLMON, JR., a/k/a COOKIE

DURWARD STANTON, CIRCUIT CLERK

DEFENDANT

# MOTION FOR DISCOVERY UNDER RULE 9.04 OF THE UNIFORM CIRCUIT & COUNTY COURT RULES

COMES NOW the Defendant, by and through his counsel of record, Hon. Neal E. Marlow, and respectfully moves this Honorable Court pursuant to Rule 9.04 of the Uniform Circuit and County Court Rules. for entry of an order requiring the State to produce or permit the Defendant to inspect, copy, and photograph the following, to-wit:

- Written or recorded statements of confession, including tapes, transcripts, summations or paraphrases of any and all statements made by the Defendant, or copies thereof within the possession, custody and control of the State, the existence of which is known or by the exercise of due diligence may become known to the State.
- The substance of any statements, oral or recorded, which the State intends to offer in evidence at the trial which were made by the Defendant, whether before or after arrest, in response to interrogation by any person then known to said Defendant or to the State Agent.
- Copies of prior criminal records of the Defendant or any co-defendants and any witnesses referred to in the preceding paragraph, as is within the possession, custody or control of the State, the existence of which is known or by the exercise of due diligence may become known to the State.
- To produce for Defendant's inspection, copying or photographing any and all results or reports of physical examinations, search warrants, scientific tests or experiments, or copies thereof made in connection with the within case, which are within the possession, custody or control of the State.
- To permit Defendant to inspect and copy or photograph any evidence of a tangible nature 5. relative to the indictment, including by not limited to such books, papers, documents, photographs, tangible objects, buildings, or places, in the possession, custody or control of the State or which the State intends to offer into evidence in this case.
- Any evidence or information in the possession, custody or control of the State or which may become known or which through due diligence may be learned from the investigating officers or witnesses in the case which is favorable to the Defendant or will be of significant benefit to the Defendant in preparation for trial, including, but not limited to:
  - All documents, books, papers, letters, packages, bags, tangible objects, or portions of copies a. thereof, favorable to the Defendant.
  - Names and addresses of any and all prosecution witnesses known to the State who might give b. information or testimony favorable to the Defendant.
  - Names and addresses of any and all potential State witnesses whom Defendant might be C. required to cross-examine in a trial, & any and all persons who have knowledge of this case.
- To furnish the Defendant with a copy of all written and recorded statements relative to this case of any and all persons whom the State plans to call as witnesses, together with the criminal record, if any, of such witnesses.
- 8. Statements of all persons who have been interviewed by an agent of the State in connection with the subject matter of this cause and whom the State presently does not intend to call to trial.

- 9. The memoranda or summaries of any oral statement made by any person subject to being called as a witness for the State on its case in chief to an agent of the State in connection with the subject matter of this case.
- 10. A list of any items secured by and through search and seizure in connection with the investigation of this case and a copy of the search warrant or warrants.
- 11. Any documents, books, papers and objects obtained by the Carroll County or other law enforcement authorities in any manner other than by way of due process.
- 12. Any and all information of whatever form, source or nature which tends to exculpate the Defendant whether by indicating his innocence or impeaching the credibility of a potential State witness under the rule of <u>Brady v. Maryland</u>, 373 U.S. 83 (1963).
- 13. A copy of that portion of the grand jury testimony relative to the Defendant and that portion by any person whom the State intends to call at trial.
- 14. The names and addresses of any persons or parties alleged to have overheard statements made by or to Defendant or any other person relative to the charges made against Defendant.
- 15. Any reports, statements, or opinions of experts, written, recorded or otherwise preserved, made in connection with the particular case and the substance of any oral statement made by any such expert.
- 16. To itemize and indicate with particularity wherein the State has recovered any and all evidence and state what evidence, if any, is from the private premises of the Defendant.
- 17. To inform the Defendant, or his attorney, whether the State intends to utilize at trial evidence obtained by means of wiretaps or any other form of electronic surveillance, and if so, the substance of such evidence and the manner in which it was obtained.
- 18. Defendant requests that, in the event the State discovers additional evidence or material previously requested or ordered, which is subject to discovery or inspection, whether discovered prior to or during trial, the District Attorney promptly notify the attorney for Defendant of the existence of such additional material or evidence.

The Defendant prays that such information be delivered to him sufficiently in advance of trial so that he may appraise the same and so that he may know in what way to exercise his constitution rights to secure attendance of witnesses, what evidence to subpoena and to make whatever proper defense is available to him in light of the discovery requested herein. Respectfully submitted, this the 16<sup>TH</sup> day of October, 2015.

Robert T. Laster, Jr., Attorney for Defendant

OF COUNSEL: R. T. Laster, Jr., MSB#1074 CAROTHERS, FEDRIC & LASTER P. O. Box 925, Grenada, MS 38902-0925 662.226.2761

### **CERTIFICATE OF SERVICE**

I, R. T. Laster, Jr., hereby certify that I have this date, either hand-delivered or mailed, postage prepaid, a true and exact copy of the above and foregoing Motion for Discovery, to the office of the District Attorney Doug Evans, at his address of P.O. Box 1262, Grenada, MS 38902-1262. This the 16th day of October, 2015

Robert J. Laster, jr. Attorney for Defendant

# IN THE CIRCUIT COURT OF THE SECOND JUDICIAL DISTRICT OF CARROLL COUNTY, MISSISSIPPI

### STATE OF MISSISSIPPI

VS.

CAUSE NO. 2015-0011-CR2

### ODELL HALLMON, JR. a/k/a COOKIE

### STATE'S RESPONSE TO REQUEST FOR DISCOVERY

THE OFFICE OF THE DISTRICT ATTORNEY HAS GIVEN A COPY OF THE ENTIRE CASE FILE CONSISTING OF <u>85</u> CONSECUTIVELY NUMBERED PAGES TO THE DEFENSE ATTORNEY, HONORABLE ROBERT T. LASTER, JR., ON <u>(6/2)</u>, 2015.

- I. WITNESSES FOR THE STATE: All witnesses listed in the file, including but not limited to:
  - 1. Rob Banks, Carroll County Sheriff's Office is expected to testify to information consistent with the contents of the Investigative Report tendered in discovery.
  - 2. Brad Carver, Carroll County Sheriff's Office is expected to testify to information consistent with the contents of the Offense/Incident Report tendered in discovery.
  - 3. Harvey Pointer, County Road 27, Carroll County, Mississippi is expected to testify to information consistent with the contents of his audio recorded statement tendered in discovery.
  - 4. Ricky Davis, State Fire Marshal's Office, 501 N. West Street, Suite 1001, Jackson, MS 39201 is expected to testify that the Defendant's vehicle was intentionally destroyed by fire
  - 5. Engineer/Records Custodian for AT&T is expected to testify to the authenticity and the contents of the AT&T records tendered in discovery.
- II. RECORDED STATEMENTS OF DEFENDANT TO LAW OFFICERS:
  - 1. See Offense/Incident Report
- III. CRIMINAL RECORD OF DEFENDANT FOR IMPEACHMENT/SENTENCING:
  - 1. See Carroll County First Judicial District Circuit Court Cause No. 3082
  - See Montgomery County Circuit Court Cause No. 2001-0010-CR
  - 3. See Carroll County First Judicial District Circuit Court Cause No. 2005-0018-CR1
- IV. CRIME LAB REPORTS or TESTS:
  - 1. None Known
- V. OFFICERS REPORTS, ETC.:
  - 1. Indictment
  - 2. Offense/Incident Report
  - 3. Letter From Mississippi Insurance Department
  - 4. Records from AT&T

DURWARD STANTON, CIRCUIT CLERK
RY SAMOR STANTON

- 5. Miranda Rights and Waiver Form Refused to be Signed by Defendant
- 6. Montgomery County Sheriff's Department Offense Report
- 7. Vehicle Registration Information
- 8. Documents Relating to Charging, Bind Over and Bond of Defendant

### VI. PHYSICAL EVIDENCE/PHOTOGRAPHS:

- 1. Forty-Nine (49) Pictures of Scene and Burned Vehicle
- VII. EXCULPATORY EVIDENCE:
  - 1. None Known
- VIII. WITNESS STATEMENTS:
  - 1. Audio Recorded Statement of Harvey Pointer

### CERTIFICATE OF SERVICE

The undersigned, for the District Attorney, hereby certifies that hc/she has served upon the Honorable Robert T. Laster, Jr., Attorney for the Defendant, a true and correct copy of the fore-going instrument, together within described documents, by First Class Mail, Postage Prepaid, email, fax, or by hand to the following:

Honorable Robert T. Laster, Jr. 116 First Street Post Office Box 925 Grenada, Mississippi 38902-0925

Fax: (662) 226-6020

E-Mail: rtlaster@bellsouth.net

Signed this the 21st day of October ,2015.

Assistant District Attorney

### CARROLL COUNTY COURT CALENDAR SECOND JUDICIAL DISTRICT NOVEMBER TERM 2014

### Monday, November 2, 2015

2014-0017-CR 2 State of MS vs. Demetrius Massey (status conference) Richard Carter

2015-0018-CR 2 State of MS vs. Jonathan Faulkner Ray Baum
Possession of Cell Phone in a Correctional Facility

### 11:00 a.m. Justice Court Appeals set

2013-0003-CR2 State vs. Bobby Wayne Black — Speeding, Alan Lancaster, Lori Bell

2014-0015-CR2 State vs. Dalton Dance ---- No Turn Signal, DUI 1st Offense, Liz Davis, L.Bell

2015-0003-CR2 State vs. Steven Johnson ------ DUI 1st Offense, Liz Davis, Lori Bell

2015-0012-CR2 State vs. Adella Chakright-Shaffer, et al -----Trespassing, Non-Hunting, Ordered Removal of Trailer Home, Rescinding of Fine, Pro Se

2015-0014-CR2 State vs. Haley Nicole Gregory — DUI 1st Offense, Pro Se, Lori Bell

2014-0022-CVL 2 Eric Phillips vs. Faye Lesso (Ryan Taylor)

### Tuesday, November 3, 2015

### Wednesday, November 4, 2015

2015-0011-CR 2 State vs. Odell Hallmon, Jr. aka "Cookie"
Aggravated Assault on Law Enforcement Officer
Enhancement - Habitual Offender

**Bob Laster** 

2015-0017-CR 2 State vs. Maurice Robinson Aggravated Assault Ray Baum

### 10:00 a.m.

2014-0035-CR2 State vs. Tracy Loden ---- DUI 1st Offense, Failure to Signal, Wayne Lee, L. Bell (Appeal from Justice Court)

OCT 19 2015

DURWARD STANTON, CIRCUIT CLERK
BY LINAN Stu: St. B.C.

### Thursday, November 5, 2015

### Friday, November 6, 2015

### Monday, November 9, 2015

2015-0008CR2 (A) State vs. Sinica Moore Kobie Watson Conspiracy to Take Prohibited Items Into Correctional Facility

2015-0008CR2 (B) State vs. Derrick Meeks Richard Carter Conspiracy to Take Prohibited Items Into Correctional Facility

Tuesday, November 10, 2015

Wednesday, November 11, 2015

Thursday, November 12, 2015

Friday, November 13, 2015



### OFFICE OF THE DISTRICT ATTORNEY

FIFTH CIRCUIT COURT DISTRICT 234 FIRST STREET POST OFFICE BOX 1262 GRENADA, MISSISSIPPI 38902-1262

> TELEPHONE (662) 226-8545 FAX (662)227-9558

DOUG EVANS
DISTRICT ATTORNEY
CHARLES W. KIRKHAM
ASSISTANT DISTRICT ATTORNEY

ATTALA, CARROLL, CHOCTAW, GRENADA, MONTGOMERY, WEBSTER, AND WINSTON COUNTIES

November 2, 2015

Durward Stanton
Carroll County Circuit Clerk's Office – Second District
P.O. Box 6
Vaiden, MS 39176

Dear Durward,

Please find the enclosed Order for filing. I do not need file stamped copies.

If you have any questions or concerns please feel free to contact me.

Thank you for your time and attention to this matter.

Sincerely,

Charles W. Kirkham Assistant District Attorney

Walled W. Krinkham

# IN THE CIRCUIT COURT FOR THE SECOND JUDICIAL DISTRICT OF CARROLL COUNTY, MISSISSIPPI

STATE OF MISSISSIPPI

v.

CAUSE NO. 2015-0011-CR2

ODEŁL HALLMON, JR.

### **ORDER**

THIS CAUSE having come on for consideration pursuant to a joint Motion for Continuance by the State of Mississippi and the Defendant in the above styled cause, and that the Defendant waives the right to a speedy trial, and the Court, having heard and considered the same, finds that the Motion is well taken and should be granted.

IT IS THEREFORE ORDERED AND ADJUDGED that the above styled cause is hereby continued until the first week of the next term of court in the Second Judicial District of Carroll County in May 2016. As the continuance is made in part at the request of the Defendant, he necessarily waives his right to a speedy trial.

SO ORDERED AND ADJUDGED this the 27th day of October 2015.

OUDGE OF THE CIRCUIT COURT

PREPARED BY:

Charles W. Kirkham, MSB# 102022

Assistant District Attorney

I LED

NOV 05 2015

DUBWARD STANTON, CIRCUIT CLERK

BY Brands King D.C

The

APPROVED BY:

Hon. Robert T. Laster, Ir Counsel for the Defendant

Carroll Co. Circuit Min. Book 22 Page 648

# IN THE CIRCUIT COURT OF CARROLL COUNTY SECOND JUDICIAL DISTRICT

TO: HONORABLE DOUG EVANS, D.A.

P.O. BOX 1262

GRENADA, MS 38902

TO: HONORABLE RAY BAUM

P.O. BOX 586

**WINONA, MS 38967** 

You are hereby notified that the Trial Docket for the May Term of Circuit Court for Carroll County's Second Judicial District will be called on <u>APRIL 12, 2016, SECOND JUDICIAL DISTRICT, VAIDEN COURTHOUSE, VAIDEN, MS.</u>

You, or someone on your behalf with knowledge of the trial status of your case, must be present unless:

- You have agreed to a continuance with counsel opposite, have notified the Clerk and have filed an Agreed Scheduling Order, setting out written discovery deadlines, deposition deadlines, deadlines for joinder of parties and amendment of pleadings and service of motions and confirmed that in writing to the Clerk on or before the Thursday next preceding the Docket Call; or
- 2. You have other excusable reasons for not attending and have arranged with the Court to be excused by the Court and have confirmed that agreement in writing to counsel opposite and to the clerk on or before the Thursday next preceding the Docket Call.

If by the date of the Docket setting, ninety (90) days will not have elapsed from the time the Answer was due, you will not receive a trial setting unless both parties agree that the case is ready for trial.

If more than ninety (90) days are necessary for discovery and you have been pursuing discovery in a timely manner, you may, by motion, request an extension of the discovery time at any time within the ninety (90) day period following the date the answer was due and not thereafter.

All motions affecting the trial status (Summary Judgment, Joinder of Parties or Continuance Motions) should be filed and noticed for hearing through the Clerk on or before the Docket Call.

DURWARD STANTON
Circuit Clerk, Carroll County, MS

You have the following cases on the Docket for Carroll County, Second Judicial District, for the aforementioned Term in Circuit court:

CASE NO. & STYLE

DATE FILED

STATE OF MISSISSIPPI

APRIL 7, 2015

VS

CAUSE NO. 2015-0011CR2

ODELL HALLMON, JR. A/K/A COOKIE

COURT TERM BEGINS <u>MAY 2, 2016</u>, SECOND JUDICIAL DISTRICT, CARROLL COUNTY, VAIDEN, MISSISSIPPI.

Mailed by: 6 K. on 3-14-, 20/6. (To be initialed and dated by person mailing Notice)

<sup>\*</sup> ANY CASE IN WHICH THE ANSWER HAS BEEN SERVED AND NINETY DAYS HAS PASSED WITHOUT AN EXTENSION OF TIME BY THE COURT WILL BE DEEMED READY FOR TRIAL. THE COURT WILL NOT GRANT ADDITIONAL DISCOVERY TIME UNLESS THE APPLICATION THEREOF IS MADE WITHIN NINETY DAYS AFTER THE ANSWER IS SERVED.

### CARROLL COUNTY CIRCUIT COURT SECOND JUDICIAL DISTRICT MAY 2016 TERM

MONDAY, MA	A`	Y	2
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2015-0011-CR2 Odell Hallmon, Jr. Aggravated assault on a law

a/k/a Cookie

Harris

enforcement officer, Habitual Offender

2016-0001-CR2

Kendrick Camden

Felony DUI

Ray Baum

2013-0003-CR2

Bobby Wayne Black 1:00 - Speeding

Lori Bell

(Justice Court Appeal)

Alan Lancaster

TUESDAY, MAY 3

2015-0007-CV2M

Mae Helen Tidwell v. Sara Head

Carlos Moore

Goodloe Lewis

### WEDNESDAY, MAY 4

### THURSDAY, MAY 5

Kendaris Brown 2016-0003-CR2

Possession of a cell phone in

Ray Baum

a correctional facility

2016-0004-CR2

Quinteer Smith

Possession of a cell phone in

Ray Baum

a correctional facility

### FRIDAY, MAY 6

### MONDAY, MAY 9

2016-0002-CR2

**Brian Sanders** 

Ct. 1: Possession of a deadly weapon Tom Flanagan

by a felon: Ct. 2: Trafficking meth

2016-0006-CR2

**Brooks Bullard** 

Possession of Methamphetamine

(hiring counsel)

### TUESDAY, MAY 10

### WEDNESDAY, MAY 11

2015-002-CR2	Jabari Amos (A) Jacardea Hill (B)	Armed Robbery	Ray Baum (A) Webb Franklin (B)
2016-0005-CR2	Michael Knox	Simple assault on a county jail officer - two counts	Ray Baum

### THURSDAY, MAY 12

FRIDAY, MAY 13

# IN THE CIRCUIT COURT OF CARROLL COUNTY SECOND JUDICIAL DISTRICT

TO: Honorable Doug Evans

P.O.Box 1262

Grenada, MS 38902

TO: Honorable Robert T. Laster, Jr.

Post Office Box 925

Grenada, MS 38902

You are hereby notified that the Trial Docket for the May Term of Circuit Court for Carroll County's Second Judicial District will be called on <u>April 12, 2016, SECOND JUDICIAL DISTRICT, VAIDEN COURTHOUSE, VAIDEN, MS.</u>

You, or someone on your behalf with knowledge of the trial status of your case, must be present unless:

- You have agreed to a continuance with counsel opposite, have notified the Clerk and have filed an Agreed Scheduling Order, setting out written discovery deadlines, deposition deadlines, deadlines for joinder of parties and amendment of pleadings and service of motions and confirmed that in writing to the Clerk on or before the Thursday next preceding the Docket Call; or
- You have other excusable reasons for not attending and have arranged with the Court to be
  excused by the Court and have confirmed that agreement in writing to counsel opposite and to
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All motions affecting the trial status (Summary Judgment, Joinder of Parties or Continuance Motions) should be filed and noticed for hearing through the Clerk on or before the Docket Call.

DURWARD STANTON Circuit Clerk, Carroll County, MS

You have the following cases on the Docket for Carroll County, Second Judicial District, for the aforementioned Term in Circuit court:

### CASE NO. & STYLE

State of Mississippi

other of minora-FP-

VS.

CAUSE NO. 2015-0011CR2

Odell Hallmon, Jr. A/K/A Cookie

Date Filed: April 7, 2015

COURT TERM BEGINS May 2, 2016, SECOND JUDICIAL DISTRICT, CARROLL COUNTY,

VAIDEN, MISSISSIPPI.

Mailed by: \_\_\_\_\_\_ on \_\_\_\_ on \_\_\_\_ (To be initialed and dated by person mailing Notice)

\* ANY CASE IN WHICH THE ANSWER HAS BEEN SERVED AND NINETY DAYS HAS PASSED WITHOUT AN EXTENSION OF TIME BY THE COURT WILL BE DEEMED READY FOR TRIAL. THE COURT WILL NOT GRANT ADDITIONAL DISCOVERY TIME UNLESS THE APPLICATION THEREOF IS MADE WITHIN NINETY DAYS AFTER THE ANSWER IS SERVED.

Warch 14

# IN THE CIRCUIT COURT OF CARROLL COUNTY SECOND JUDICIAL DISTRICT

TO: HONORABLE DOUG EVANS- D.A.

P.O. BOX 1262

GRENADA, MS 38902

TO: HONORABLE ROBERT T. LASTER, JR.

P.O. BOX 925

GRENADA, MS 38902

You are hereby notified that the Trial Docket for the May Term of Circuit Court for Carroll County's Second Judicial District will be called on <u>OCTOBER 18, 2016, SECOND JUDICIAL DISTRICT</u>, <u>VAIDEN COURTHOUSE, VAIDEN, MS.</u>

You, or someone on your behalf with knowledge of the trial status of your case, must be present unless:

- You have agreed to a continuance with counsel opposite, have notified the Clerk and have filed an Agreed Scheduling Order, setting out written discovery deadlines, deposition deadlines, deadlines for joinder of parties and amendment of pleadings and service of motions and confirmed that in writing to the Clerk on or before the Thursday next preceding the Docket Call; or
- 2. You have other excusable reasons for not attending and have arranged with the Court to be excused by the Court and have confirmed that agreement in writing to counsel opposite and to the clerk on or before the Thursday next preceding the Docket Call.

If by the date of the Docket setting, ninety (90) days will not have clapsed from the time the Answer was due, you will not receive a trial setting unless both parties agree that the case is ready for trial.

If more than ninety (90) days are necessary for discovery and you have been pursuing discovery in a timely manner, you may, by motion, request an extension of the discovery time at any time within the ninety (90) day period following the date the answer was due and not thereafter.

All motions affecting the trial status (Summary Judgment, Joinder of Parties or Continuance Motions) should be filed and noticed for hearing through the Clerk on or before the Docket Call.

DURWARD STANTON
Circuit Clerk, Carroll County, MS

You have the following cases on the Docket for Carroll County, Second Judicial District, for the aforementioned Term in Circuit court:

CASE NO. & STYLE

DATE FILED

STATE OF MISSISSIPPI

APRIL 7, 2015

VS

CAUSE NO. 2015-0011CR 2

ODELL HALLMON, JR. a/k/a COOKIE

COURT TERM BEGINS <u>NOVEMBER 7, 2016</u>, SECOND JUDICIAL DISTRICT, CARROLL COUNTY, VAIDEN, MISSISSIPPI.

Mailed by: B. K. on Q- \(\lambda\_0\) on \(\frac{Q-\lambda\_0}{\lambda\_0\}\) on \(\frac{Q-\lambda\_0}{\lambda\_0\}\)

(To be initialed and dated by person mailing Notice)

\* ANY CASE IN WHICH THE ANSWER HAS BEEN SERVED AND NINETY DAYS HAS PASSED WITHOUT AN EXTENSION OF TIME BY THE COURT WILL BE DEEMED READY FOR TRIAL. THE COURT WILL NOT GRANT ADDITIONAL DISCOVERY TIME UNLESS THE APPLICATION THEREOF IS MADE WITHIN NINETY DAYS AFTER THE ANSWER IS SERVED.

IN THE CIRCUIT COURT FOR THE SECOND JUDICIAL DISTRICT
OF CARROLL COUNTY, MISSISSIPPI

STATE OF MISSISSIPPI

**VERSUS** 

CAUSE NO. 2015-0011-CR2

ODELL HALLMON, JR. a/k/a COOKIE

ORDER DISMISSING INDICTMENT AND SENTENCE ENHANCEMENTS

THIS DAY THIS CAUSE CAME ON TO BE HEARD on the Motion Ore Tenus of the State of Mississippi to dismiss the felony charge of Aggravated Assault on a Law Enforcement Officer under Section 97-3-7(2)(a) in the indictment, as well as the sentence enhancements under Sections 99-19-81 and 99-19-83, as to the Defendant Odell Hallmon, Jr. a/k/a Cookie in the above styled cause number, and this Court having considered the same is of the opinion that the motion should be, and hereby is, sustained.

IT IS THEREFORE ORDERED AND ADJUDGED that the felony charge of Aggravated Assault on a Law Enforcement Officer and the sentence enhancements be dismissed as to Odell Hallmon, Jr. a/k/a Cookie in the above styled cause number.

SO ORDERED AND ADJUDGED, this the 10th day of October, 2016

DOGE OF THE CHROUT COURT

PREPARED BY:

Charles W. Kirkham, MSB# 102022

Assistant District Attorney

OCT 1 1 2016

DURYWARD STANTON, CIRCUIT CLERK

		<u>_</u>			
In the	e Circuit Court of <u>Car</u> 2nd	roll County Judicial Dist	ATE OF MISSISSIPPI Cause/Case PPI DEPARTMENT OF CORR	No. 2015-0011CR2	_
You presi	are hereby notified that ded, the following dispo	<sub>at the</sub> Vacation	F CRIMINAL DISPOSITI 2016 term of the Circuit C crime(s) hereinafter describe	ourt, Judge Joseph H Loper,	Jr_
I. A.		Prisoner Commitment pply to all counts reported)	Suspended Sentence/Probat	ion ∏Revocation ∏Acquittat ⊠Ot Dism	<sub>her</sub> nissal
A-1.	Provisional Sentence	Non-Adjudication	Sentenced under RID	Sentenced under Shock Probation	n
		Bad Check Divisionary	Program Restitu	tion in County	
В.	Conviction as Result of:	Guitty Plea	Guilty Plea after da	ys of Commencement of Trial	
		U Jury Verdict after	days in Trial	Revocation Hearing	
IJ.	Name Odell Hall SSN	583 CR 33, McCa ley, MS	Country of C	okie" Date of Birth NOV 13, 197	5
III.	Indicted Under MS Code Count II Chame Habi	s 97-3-7(2)(a) tual Offender s 99-19-81 tual Offender	Sentenced U	fficer Inder MS Code § Dismissed Inder MS Code § Dismissed Inder MS Code § Dismissed	-
IV.		Order: Count ( <u>Dismis</u>		or this/these charge(s)	_days
	Check if reporting ad counts on reverse six Count I Count II *Count III	ditional		to be Served Other/Method of Disprobation (Yrs/Mos) (Refer to legend on b	
	Conditions/Designation of	of Sentence: Habitual		Alcohol/Drug Treatment/Testing	
<b>V</b> .	in Jail (On this/these charge(s) only) Released on Bond Pend	ing Appeal	totototototo		
VI.	Fine \$ Court Costs \$ Conditions of Payment_			Restitution \$ BY PARD STANTON CAN	O16 -
D M	d Prisoner Commitments, I Orders and Revocation G irector of Records DOC O. Box 88550		n Da	mrad Santa	- 0.C

P.O. Box 88550 Pearl, MS 39208-8550

P.O. Box 117 Jackson, MS 39205-0117

Send Suspended Sentence/Probation Notices, Provisional Sentence Orders and Revocation Orders to:
Data Operations INS Liaison
MDOC MS Supreme Cour 723 North President St. P.O. Box 117
Jackson, MS 39202-3097 Jackson, MS 3920

MS Supreme Court P.O. Box 117

Jackson, MS 39205-0117

By: \_

Nov 28, 2016 Date:

Circuit Clerk

### **Carroll Clerk**

From:

Documents, Sentencing <Sentencing, Documents@mdoc.state.ms.us>

Sent:

Wednesday, December 07, 2016 2:54 PM

To: Subject: Durward Stanton - Carroll Co Circuit Clerk

RE: Indictments, Judgments, and Criminal Dispositions

recd

From: Durward Stanton - Carroll Co Circuit Clerk [mailto:carrollclerk@duckwood.net]

Sent: Wednesday, December 07, 2016 1:05 PM

To: Documents, Sentencing < <a href="mailto:Sentencing.Documents@mdoc.state.ms.us">Sentencing < <a href="mailto:Sentencing.Documents@mdoc.state.ms.us">Sentencing < <a href="mailto:Sentencing.Documents@mdoc.state.ms.us">Sentencing < <a href="mailto:Sentencing.Documents@mdoc.state.ms.us">Sentencing < <a href="mailto:Sentencing.Documents@mdoc.state.ms.us">Sentencing.Documents@mdoc.state.ms.us</a></a>

Subject: Fw: Indictments, Judgments, and Criminal Dispositions

Original Message -

To: MDOC

Sent: Tuesday, November 29, 2016 9:06 AM

Subject: Indictments, Judgments, and Criminal Dispositions

Cause No. 2016-0009CR2 State v Sedrick Cortes Buchanan

Indictment, Judgment, and Criminal Disposition

Cause No. 2015-0011CR2 State v Odell Hallmon, Jr. Indictment, Judgment, and Criminal Disposition

DEC 03 2016 CONT CLERK
OURWARD STANDON CHRONICATION
OUR CHRONICATION
O

### MONTGOMERY COUNTY Case Information Sheet

15:57:07 JCINQPI

AFFIDV Type: A Cit #: WSANDERS

Location

Issued 12/21/2015 Filed Accident

ID:

Sts:

12/21/2015 N

Defendant: HOLMAN

ODELL

Part Pay

Physical Address: Mailing Address:

City/St/Zip:

Collect Agt:

DL / SSN #:

Auto License #:

State: State:

Race: B DOB: Sex: M Year: 0000

CMV HAZ

Make:

Model Year:

Vehicle Type:

N N

INVOLVED, NO OFFICER

Speed: Zone: BAC: Officer ID: NOI Fine Code: 320 SIMPLE ASSAULT Violation: SI Violation: SIASS SIMPLE ASSAULT

Judge: LB BAMBERG, LARRY

Court Date: 1/12/2016 Location: Comment: CREATE FEAR

10-Day:

Show Cause:

DR-15:

------Warrant-----

Issued Served By Plea 12/21/2015 12/21/2015 CC2

Finding D DISMIS

Appear Status C CLOSED Docket#: 111 360

Date Paid Amt Paid Rect Num

Tot Chg

Tot Paid Tot Adj

Bal Due

85.00

85.00

1/12/2016 85.00 69689 \*

CASE NOTES:

1/06/2016 received bond to appear-Pugh bonding- no. 87697-kc

\* COURT ORDERS:

1/12/2016

DISMISSED UPON MOTION OF CA. UPON PMT OF DROP CHARGE FEE \*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*

> Rect # 69689

Amount

Date 85.00 1/12/2016 Rect # Amount

### MONTGOMERY COUNTY Case Information Sheet

15:55:01 JCINOPI

Type: H MHP Cit #: 201429521 EB

Location

Issued

Filed Accident

1/13/2016 1/25/2016 N

Defendant: HALMAN JR ODELL

Part Pav

ID: OHJR Sts: A

Collect Aqt:

Mailing Address:

Physical Address:

City/St/Zip:

State:

Sex: M Race: B DOB:

Vehicle Type: P

DL / SSN #: Auto License #: CRF632

Model Year:

State: MS Year: 2016

CMV HAZ N N

Make: CHRY

Speed: Zone:

BAC:

Officer ID: JMC MCBRIDE, JOSH

Fine Code: 251 NO INSURANCE

Violation: NOINS NO INSURANCE Judge: LB BAMBERG, LARRY

Comment:

Court Date: 2/09/2016 Location:

10-Day: 2/09/2016 Show Cause:

DR-15:

------Warrant-----Issued Served

By Plea

G GUILTY G GUILTY

Finding Appear Status Docket#: C CLOSED

112 119

Date Paid Amt Paid

Rect Num 3/02/2016 75.50 70414

210.50

210.50

Tot Chg Tot Adj Tot Paid Bal Due

CASE NOTES: 2/08/2016

received copy of insurance card. tr

defendant sign payment arrangement. tr \*

COURT ORDERS:

2/09/2016

INSURANCE OBTAINED AFTER FACT 210.50

\* Rect # Amount

70196

Rect # Amount 135.00 Date

Date

70414

135.00 2/18/2016 75.50 3/02/2016

### MONTGOMERY COUNTY Case Information Sheet

15:54:52 JCINOPI

Type: H MHP Cit #: 201429520 EB

Location

Issued

Filed Accident

1/13/2016 1/25/2016 N

Defendant: HALMAN JR ODELL

Part Pay

Physical Address: Mailing Address:

City/St/Zip:

Sts: A

Collect Aqt:

DL / SSN #:

State: Sex: M Race: B DOB:

ID: OHJR

Auto License #: CRF632 Make: CHRY

State: MS Year: 2016

CMV HAZ

Model Year: Vehicle Type: P

N N

Speed: 83 Zone: 65 BAC: Officer ID: JMC MCBRIDE, JOSH Fine Code: 115 SPEEDING 81/90 Violation: SPEED SPEEDING Court Date: 2/09/2016 Location: Judge: LB BAMBERG, LARRY

Show Cause:

Comment:

10-Day:

DR-15:

------Warrant-----

Issued

Served By Plea Finding Appear Status Docket#:

G GUILTY G GUILTY

C CLOSED

112 118

Date Paid Amt Paid Rect Num Tot Chg Tot Adj Tot Paid Bal Due 3/02/2016 41.00 70413 191.00 \*

2/08/2016 defendant sign payment arrangement. tr

\*

COURT ORDERS:

\* Rect # Amount

Rect # Amount Date 70045 2/08/2016 150.00 41.00 3/02/2016 70413

### MONTGOMERY COUNTY Case Information Sheet

15:55:14 **JCINOPI** 

Type: H MHP Cit #: 201429522 EB

Location

Issued

Filed Accident

1/13/2016 1/25/2016 N

Defendant: HALMAN JR ODELL Physical Address:

Part Pav

ID: OHJR

Sts: A

Collect Agt: AMSCOL

DOB:

DL / SSN #:

State:

Sex: M Race: B

Auto License #: CRF632

State: MS Year: 2016

CMV HAZ

Make: CHRY

Model Year:

Vehicle Type: P

N N

Speed:

Zone:

Mailing Address:

City/St/Zip:

BAC:

Officer ID: JMC MCBRIDE, JOSH Fine Code: 190 DRV WITH SUSP LICENS Violation: SUSDL SUSPENDED D-L UNPAID

Court Date: 2/09/2016 Location:

Judge: LB BAMBERG, LARRY

Comment:

Issued

10-Day: 2/09/2016 Show Cause:

PENDING

DR-15:

11/18/2016

------Warrant-----

Served By Plea

G GUILTY

Finding Appear Status Docket#:

112 120

Date Paid Amt Paid Rect Num

Tot Chg

Tot Adj Tot Paid

Bal Due

3/02/2016 3.50 70416 \*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*

382.00

CASE NOTES:

2/08/2016

defendant sign payment arrangement. tr

Date

\*

COURT ORDERS:

\* Rect # Amount Date Rect #

> 70415 V 85.50 3/02/2016 85.50- 3/02/2016 70415 V 3/02/2016 3.50 70416

Amount

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Run Date: 2/13/2018 12:53:26

Radio Communications

ncident Number:		Incident Type:	NORMAL		Priority:	
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Details Received By EOC8	Received Date 4/27/2016 2:01:08	Dispatched		nplaint: KNOWN PROBLEM	UNKNOWN PRO	BLEM
Comment Disposition						
C-CLOSED						
Location						
ALI ESN:	Call E	SN:				
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Run Date: 2/13/2018 12:53:26 Page 2

Incident Status Log

ACTIVE EOC8

4/27/2016 2:01:08 44

CLOSED

EOC8

4/27/2016 2:46:01

0

C - CLOSED

Complaint Code Change Log

**UNKNOWN PROBLEM** 

04/27/2016 02:01:56

EOC8

Attached ALI Feeds

**Emergency Dispatch Data** 

NCIC Response Data

**Wrecker Company** 

Call Date/Time

Caller Requested Responded

**NORMAL Priority:** Incident Number: 29035 **Incident Type:** IC Number: 20160427-000395 Details Dispatched Complaint: **Received By Received Date BURGLAR ALARM BURGLAR ALARM** EOC8 4/27/2016 2:03:57 RESIDENTIAL BURG./LIVING ROOM, PERIMETER Comment Disposition C-CLOSED Location ALI ESN: Call ESN: **ALI Phone: ALI Address:** Location Phone: Location Address: 355 PESTATER., KILMICHAEL Latitude: **GIS Address:** Longitude: Landmark:: Caller **ALI Caller: Location Caller: ADT SECURITY** Raw ALI Feed **Dispatched Units** Case Number: **Status** Set Date/Time Odometer Comments Set By **Incident Narrative ADVISED** EOC8 4/27/2016 2:09:31 EOC8 4/27/2016 2:19:22 **KIL1 VIA CELL** Complainants Type: DL #: DL State: Phone: DOB: Gender: SSN: Race: Address: Comments: **Vehicle** Vehicles Model: Style: Color: Year: Make: Tag State: Model: Tag Number: Comments: Wreckers

Service Area

Run Date: 2/13/2018 12:54:07

4

CLOSED

Radio Communications

Incident Status Log

ACTIVE E

EOC8

4/27/2016 2:03:57

15

EOC8 4/27/2016 2:19:35

0

C - CLOSED

Complaint Code Change Log

**BURGLAR ALARM** 

04/27/2016 02:05:09

FOC8

Attached ALI Feeds

Emergency Dispatch Data

NCIC Response Data

Run Date: 2/13/2018 12:54:30

Incident Number: 29036 Incident Type: **NORMAL Priority:** IC Number: 20160427-000396 Details Dispatched Complaint: Received By **Received Date** SHOOTING 4/27/2016 2:17:49 SHOOTING 4/27/2016 2:08:00 EOC8 SOMEONE HAS BEEN SHOT Comment Disposition C-CLOSED Location ALI ESN: Call ESN: **ALI Phone: ALI Address:** Location Phone: 662-112 Location Address: 444-4-1. KILMICHAEL Latitude: **GIS Address:** Longitude: Landmark:: Caller **ALI Caller: Location Caller:** Raw ALI Feed

### **Dispatched Units**

KPD	KIL1	Case Number:		
<u>Status</u>		Set Date/Time	Odometer Comments	Set By
DSP		4/27/2016 2:17:49	0.00	EOC8
ON SCENE		4/27/2016 2:17:50	0.00	EOC8
ASSIGNMENT COMPLETE	Г	4/27/2016 3:57:11	0.00	EOC8

Incident Narrati	Ve	
EOC8	4/27/2016 2:14:08	MULTIPLE
EOC8	4/27/2016 2:17:48	MULTIPLE
EOC8	4/27/2016 2:58:40	MULTIPLE CALLS CAME IN ABOUT SOMEONE CAME IN AND SHOT SOMEONE THAT WAS THE LADY
EOC8	4/27/2016 2:58:53	THAT LIVED THERE BOYFRIEND THAT WAS SHOT
EOC8	4/27/2016 3:10:24	KIL1 ADVISED FOR W4 AND W5 TO COME UP THERE TO TYLER HOLMES TO STAY SO HE COULD
EOC8	4/27/2016 3:10:33	GO BACK TO KILMICHAEL
EOC8	4/27/2016 3:11:06	BROWN WAS CARRIED TO TYLER HOLMES EARLIER
EOC8	4/27/2016 3:15:31	CORRECTION TO ABOVE THE LADY'S BOYFRIEND WAS SHOT
EOC8	4/27/2016 3:22:10	KIL1 ADVISED THAT COME HER HELDER WAS DOING THE SHOOTINGS
EOC8	4/27/2016 3:29:55	KIL1 ADVISED TO ADVISE CARROLL CO. OF LIVED IN CARROLL

Run Date: 2/13/2018 12:54:30

EOC8	4/27/2016 3:35:13	CO.
EOC8	4/27/2016 3:35:47	CALLED CARROLL EOC AND THEY WAS ON THE PHONE WITH SO5 AT THE MOMENT ABOUT THE
EOC8	4/27/2016 3:35:55	SITUATION
EOC8	4/27/2016 3:37:12	EOC1 ADVISED THAT COME IN JUST DROVE UP TO HIM AND ADVISED THAT HE
EOC8	4/27/2016 3:37:36	WANTED TO MEET A DEPUTY AT THE COURTHOUSE AND THAT HE WANTED TO TURN HIMSELF IN
EOC8	4/27/2016 4:03:40	SOME OF THE FAMILY OF MR. 100 SHOT, THE MALE SUBJECT THAT WAS SHOT, ADVISED
EOC8	4/27/2016 4:04:20	FOR WPD UNITS TO COME BACK UP TO THE HOSPITAL FOR SECURITY REASONS IN CASE THE
EOC8	4/27/2016 4:04:25	SHOOTER CAME BACK
EOC8	4/27/2016 4:08:46	ALSO SO3 WAS ONSCENE AT THE HOSPITAL BEFORE HEADING TO KILMICHAEL
EOC8	4/27/2016 4:26:57	ALSO GOT A CALL FROM 66-549-7791 ABOUT A CAR THAT WAS DRIVING REALLY FAST
EOC8	4/27/2016 4:27:10	HEADED TOWARDS THE BACKROADS IN THE COUNTRY

### Complainants

Type:

DL #:

DL State:

SSN:

DOB:

Race:

Gender:

Phone:

Address:

Comments:

Vehicle

### **Vehicles**

Make:

Model:

Style:

Color:

Year:

Tag Number:

Tag State:

Model:

Comments:

**Wreckers** 

Wrecker Company	Service Area	Caller Requested Responded	Call Date/Time

### Radio Communications

KPD-KIL1	4/27/2016 2:17:49	DSP	EOC8
KPD-KIL1	4/27/2016 2:17:50	ON SCENE	EOC8
KPD-KIL1	4/27/2016 3:57:11	ASSIGNMENT COMPLETE	EOC8

### Incident Status Log

ACTIVE	EOC8	4/27/2016 2:08:00	0
DISPATCHED	EOC8	4/27/2016 2:08:00	475
01.0050	E000	4/07/0040 40:00:05	_

CLOSED EOC8 4/27/2016 10:03:25 0 C - CLOSED

**Complaint Code Change Log** 

SHOOTING 04/27/2016 02:08:43

EOC8

Attached ALI Feeds

Emergency Dispatch Data

Page 3

NCIC Response Data

Run Date: 2/13/2018 12:54:30

EOC8

Run Date: 2/13/2018 13:13:49

**NORMAL Priority:** Incident Type: Incident Number: 29037 IC Number: 20160427-000397 Details Dispatched Complaint: Received By **Received Date** 4/27/2016 2:56:31 SHOOTING SHOOTING 4/27/2016 2:24:48 EOC8 2 PEOPLE HAVE BEEN SHOT Comment Disposition C-CLOSED Location Call ESN: ALI ESN: **ALI Phone: ALI Address:** Location Phone: 219-644-8842 Location Address: A LOCATION ... KILMICHAEL Latitude: GIS Address: Longitude: Landmark:: Caller **ALI Caller: Location Caller:** Raw ALI Feed **Dispatched Units** CORONER Case Number: ME1 Set Date/Time Odometer Comments **Status** Set By **DSP** 4/27/2016 3:42:32 0.00 EOC8 4/27/2016 3:42:34 0.00 EOC8 ON SCENE EOC8 **ASSIGNMENT** 4/27/2016 10:04:45 0.00 COMPLETE CORONER **Case Number:** ME3 Set Date/Time Odometer Comments Set By **Status** DSP 4/27/2016 3:42:37 0.00 EOC8 0.00 EOC8 4/27/2016 3:42:43 ON SCENE ASSIGNMENT 4/27/2016 10:04:45 0.00 EOC8 COMPLETE **KPD** KIL1 Case Number: Set Date/Time Odometer Comments Set By **Status** EOC8 4/27/2016 3:57:16 0.00 DSP 4/27/2016 3:57:20 0.00 EOC8 ON SCENE EOC8 4/27/2016 10:04:45 0.00 ASSIGNMENT COMPLETE **KPD** KIL5 Case Number: Odometer Comments Set By Set Date/Time **Status** EOC8 0.00 4/27/2016 4:46:11 DSP

0.00

4/27/2016 4:46:13

ON SCENE

Run Date: 2/13/2018 13:13:49

ASSIGNMENT COMPLETE	4/27/20	16 10:04:46	0.00		E	OC8
MAS	MEDSTAT	Case Number:				
Status DSP ENROUTE ASSIGNMENT COMPLETE	4/27/20	e/Time 16 3:07:10 16 3:07:12 16 10:04:45	Odometer 0.00 0.00 0.00	Comments	E	et By OC8 OC8 OC8
MCSO	SO3	Case Number:				
<u>Status</u> DSP	<u>Set Dat</u> 4/27/20	<u>e/Time</u> 16 2:56:31	Odometer 0.00	<u>Comments</u>		et By OC8
ON SCENE		16 2:56:33	0.00			OC8
ASSIGNMENT COMPLETE	4/27/20	16 10:04:45	0.00		<b>.</b>	OC8
MCSO	SO4	Case Number:				
<u>Status</u>	Set Dat			Comments		et By
DSP		16 3:02:47 16 3:02:49	0.00			OC8 OC8
ENROUTE ASSIGNMENT		16 3.02.49 16 10:04:45	0.00			:OC8
COMPLETE						. *
MCSO	SO5	Case Number:				
<u>Status</u> DSP	<u>Set Dat</u>	<u>e/Time</u> 16 2:57:49	<u>Odometer</u> 0.00	Comments	-	et By OC8
ENROUTE		16 3:07:43	0.00			OC8
ASSIGNMENT COMPLETE		16 10:04:45	0.00			OC8
Incident Narrati	ve .	は、 は、 は、 は、 は、 は、 は、 は、 は、 は、				
EOC8	4/27/2016 2:24:5	60 MULTIPLE 9	11 CALLS IN ABOUT	SOMEONE GET	TING SHOT AT F	ESIDENCE
EOC8	4/27/2016 3:14:0	00 GOT A CAL	L EARLIER ABOUT AL	ARM GOING OF	F AT THE SAME	ADDRESS
EOC8	4/27/2016 3:14:3	ALSO GOT SOMEONE	A CALL ABOUT SOME WAS IN	KID WAS IN TH	E CLOSET SCAF	RED BECAUSE
EOC8	4/27/2016 3:14:4	THE HOUSE	≣			
EOC8	4/27/2016 3:23:3	MEDSTAT ( HE WAS NE	OR ONE OF THE UNITS	S CALLED THE (	CORNER AND A	OVISED THAT
EOC8	4/27/2016 3:23:4	9 THE LOCAT	TION BECAUSE OF 2 D	DEAD SUBJECTS	3	
Complainants	29年 2月日 - 『島間』(1945年) 「日日日本 「日日日本 「日日日本					
		•	Гуре:	DL #:		DL State:
SSN:	DC	DB:	Race:	Gender:	Phone:	
Address:						
Comments	:					
Vehicle						

Make:

Model:

Style:

Color:

Year:

Tag Number:

Tag State:

Model:

Comments:

**Wreckers** 

Wrecker Cor	mpany	Service Area	Caller Requested Responded	Call Date/Time
Radio Communica	tions			
MCSO-SO3	4/27/2016 2:56:31	DSP		EOC8
MCSO-SO3	4/27/2016 2:56:33	ON SCENE		EOC8
MCSO-SO5	4/27/2016 2:57:49	DSP		EOC8
MCSO-SO4	4/27/2016 3:02:47	DSP		EOC8
MCSO-SO4	4/27/2016 3:02:49	ENROUTE		EOC8
MAS-MEDSTAT	4/27/2016 3:07:10	DSP		EOC8
MAS-MEDSTAT	4/27/2016 3:07:12	ENROUTE		EOC8
MCSO-SO5	4/27/2016 3:07:43	ENROUTE		EOC8
CORONER-ME1	4/27/2016 3:42:32	DSP		EOC8
CORONER-ME1	4/27/2016 3:42:34	ON SCENE		EOC8
CORONER-ME3	4/27/2016 3:42:37	DSP		EOC8
CORONER-ME3	4/27/2016 3:42:43	ON SCENE		EOC8
KPD-KIL1	4/27/2016 3:57:16	DSP		EOC8
KPD-KIL1	4/27/2016 3:57:20	ON SCENE		EOC8
KPD-KIL5	4/27/2016 4:46:11	DSP		EOC8
KPD-KIL5	4/27/2016 4:46:13	ON SCENE		EOC8
MCSO-SO3	4/27/2016 10:04:45	ASSIGNMENT COMPLETE		EOC8
MCSO-SO5	4/27/2016 10:04:45	ASSIGNMENT COMPLETE		EOC8
MCSO-SO4	4/27/2016 10:04:45	ASSIGNMENT COMPLETE		EOC8
MAS-MEDSTAT	4/27/2016 10:04:45	ASSIGNMENT COMPLETE		EOC8
CORONER-ME1	4/27/2016 10:04:45	ASSIGNMENT COMPLETE		EOC8
CORONER-ME3	4/27/2016 10:04:45	ASSIGNMENT COMPLETE		EOC8
KPD-KIL1	4/27/2016 10:04:45	ASSIGNMENT COMPLETE		EOC8
KPD-KIL5	4/27/2016 10:04:46	ASSIGNMENT COMPLETE		EOC8

### Incident Status Log

ACTIVE EOC8 4/27/2016 2:24:48 0
DISPATCHED EOC8 4/27/2016 2:24:48 459

CLOSED EOC8 4/27/2016 10:04:46 0 C - CLOSED

Complaint Code Change Log

SHOOTING 04/27/2016 02:56:00 EOC8

Run Date: 2/13/2018 12:54:59

**Incident Narrative** 

**NORMAL Priority:** Incident Number: 29038 **Incident Type:** IC Number: 20160427-000398 Details Complaint: Dispatched **Received By Received Date** 4/27/2016 2:57:55 SHOOTING SHOOTING 4/27/2016 2:25:43 EOC8 SOMEONE SHOT THROUGH THE HOUSE AND SOMEONE GOT SHOT Comment Disposition C-CLOSED Location ALI ESN: Call ESN: **ALI Phone: ALI Address:** Location Phone: 662-365-134 Location Address: 677945 RD., WINONA Latitude: **GIS Address:** Landmark:: Longitude: Caller **ALI Caller: Location Caller:** Raw ALI Feed **Dispatched Units** CORONER **ME11** Case Number: **Status** Set Date/Time **Odometer Comments** Set By DSP 4/27/2016 3:56:46 0.00 EOC8 ON SCENE 0.00 4/27/2016 3:56:48 EOC8 4/27/2016 7:47:20 0.00 EOC8 ASSIGNMENT **COMPLETE MCSO SO6** Case Number: **Status Odometer Comments** Set Date/Time Set By 0.00 EOC8 DSP 4/27/2016 2:57:55 EOC8 4/27/2016 2:57:58 0.00 **ENROUTE** 4/27/2016 3:05:04 0.00 EOC8 ON SCENE 4/27/2016 7:47:20 0.00 EOC8 ASSIGNMENT COMPLETE **MCSO SO7** Case Number: **Odometer Comments** Set By Set Date/Time <u>Status</u> DSP 4/27/2016 2:57:57 0.00 EOC8 0.00 EOC8 4/27/2016 2:57:59 **ENROUTE** EOC8 0.00 ON SCENE 4/27/2016 3:05:06 0.00 EOC8 4/27/2016 7:47:20 **ASSIGNMENT** COMPLETE

EOC8	4/27/2016 3:07:32	SO6 ADVISED TO GO AHEAD AND SEND MEDSTAT
EOC8	4/27/2016 3:14:56	MEDSTAT ADVISED TO SEND CORONER
EOC8	4/27/2016 3:21:05	MEDSTAT ALSO ADVISED THAT DURING THEIR WAITING PERIOD PEOPLE STARTED RUNNING
EOC8	4/27/2016 3:21:39	TOWARDS THEM AND HOLLERING AT THEM BECAUSE THEY NEEDED HELP AT THE HOUSE
EOC8	4/27/2016 3:24:46	MULTIPLE CALLS CAME IN TO 911
EOC8	4/27/2016 4:00:53	SO6 ADVISED THAT: WAS BEING READ HIS MIRANDA RIGHTS AT THIS MOMENT
EOC8	4/27/2016 4:01:41	TIME IS 03:57 ON 4/27/2016

### Complainants

Type:

DL #:

DL State:

SSN:

DOB:

Race:

Gender:

Phone:

Address:

Comments:

#### Vehicle

Vehicles

Make:

Model:

Style:

Color:

Year:

Tag Number:

Tag State:

Model:

Comments:

Wreckers

Wrecker Company	Service Area	Caller Requested Responded	Call Date/Time
-----------------	--------------	----------------------------	----------------

Radio Communicati	ons .		
MCSO-SO6	4/27/2016 2:57:55	DSP	EOC8
MCSO-SO7	4/27/2016 2:57:57	DSP	EOC8
MCSO-SO6	4/27/2016 2:57:58	ENROUTE	EOC8
MCSO-SO7	4/27/2016 2:57:59	ENROUTE	EOC8
MCSO-SO6	4/27/2016 3:05:04	ON SCENE	EOC8
MCSO-SO7	4/27/2016 3:05:06	ON SCENE	EOC8
CORONER-ME11	4/27/2016 3:56:46	DSP	EOC8
CORONER-ME11	4/27/2016 3:56:48	ON SCENE	EOC8
MCSO-SO6	4/27/2016 7:47:20	ASSIGNMENT COMPLETE	EOC8
MCSO-SO7	4/27/2016 7:47:20	ASSIGNMENT COMPLETE	EOC8
CORONER-ME11	4/27/2016 7:47:20	ASSIGNMENT COMPLETE	EOC8

### Incident Status Log

DISPATCHED	EOC8	4/27/2016 2:25:43	0
ACTIVE	EOC8	4/27/2016 2:25:43	321

CLOSED EOC8 4/27/2016 7:47:20 0 C - CLOSED

Run Date: 2/13/2018 12:54:59

Complaint Code Change Log
SHOOTING

O4/27/2016 02:45:56

EOC8

Attached ALI Feeds

Emergency Dispatch Data

.

NCIC Response Data

# OFFENSE REPORT

# MONTGOMERY COUNTY SHERIFF DEPARTMENT

614 SUMMIT ST. Winona, Mississippi 38967
Phone (662) 283-3343

NO	i none (c			43				
		Shootin	ıg				NO	
I COMPLAINANT S NAME (Firm name of business)		Classificat	ion					45
(Firm name of business)	ą.	2 AG	E	DESCENT	SEX	DOB	la puos	
Jody Windham 4 COMPLAINANT'S ADDRESS		N/A		NT/A			3 PHON	IE (Business)
The second secon		5 CIT		N/A	N/A	N/A	C DUO	662-283-4612
614 SUMMIT ST.				Wino	no 1/C		6 PHON	E (Residence)
7 COMPLAINANT BUSINESS. EMPLOYMENT OR SCHOOL		8 OB	JECT	OF ATTACK (	na, MS	heft. assault. etc.	,	662-582-8639
Montgomery County Sheriff's Depa	rtment				zorgiały, t		)	
- THERE OF PERSE OCCURRED		10 TY	PE O	F BUILDING (R	esidence.	Shooting store, bank, etc.	,	
306 Pecan St. Kilmichael, Ms. 39	747						,	
T REPORTED BY	PHONE	12 REF	PORT	ED TO		Residence		
EOC	283-1124			Monto		a		
13 DAY, DATE AND TIME OF OFFENSE		14 DA	Y, DA	TE AND TIME C	omery OF REPOR	County Sheri	ff's Depa	ırtment
Wed. 04/27/2016 0156								
15 BODILY INJURIES TO	HOSPITA	L? 16 HO	WRF	FPORTED (In a	Fri.	05/06/2016 one. on view, other	1250	=
Marquitta Hill and Carolyn Sanders		and the second second			erson, pno		er)	
17 M/O (No. done force used- at what point with what to	ool or weapon other	acts or tr	ade	marks)		Phoned		
	back door was k	ricked in	2 1/2	iotima ab -4				
17A EXACT WORDS USED BY OFFENDER	The transfer was a	deked iii	2 V	icums snot				
		N/A						
18 VEHICLE INVOLVED IN OFFENSE (Year color make	model auto license	TV/A	-4-4-					
NT:	ssan Armada blac		state	))			Com	plainant's Suspects
LIN F S TW	AUTO L FOOT			MPLAINANT PRO				
Montgomery Courthouse			L 001	MPLAINANT PRO	DSECUTE	?		
21 NAME AND ADDRESS OF SUSPECT(S) OR AGE DESCENT	SEX DESCRIPTION	R				Yes		
Odell Halmon	(Cookie) blk male	e 40 xma	-14				22 0	CIRCLE IF SUSPECT 15
	(Cooling) Olk Man	c 40 yrs	old				Employe	e Relative Acquaintance
?Nis	san Armada black							
23 WITNESSES NAME, BEST CONTACT		AGE	DEC	T DUONE				
Man (Cookie's son)		2027/200	BES	T PHONE		OTHER PHONE		PARENT OR GUARDIAN"
Train (Cookie's Soil)		12	_	N/A		N/A		N/A
2N/A								
24 NARRATIVE (Write in any available details not covered abov	2)	N/A		N/A		N/A		N/A
On the above date of offense I Denuty Windh	e) om monsissed -	11 6		_				
On the above date of offense, I Deputy Windh assistance at 1005 Hill St. in Kilmichael, where s	am received a ca	ll from	EOC	C at 0215 th	at Kiln	nichael 1 (Da	vid Eld	ridge) requested for
assistance at 1005 Hill St. in Kilmichael, where s Tyler Holmes Hospital in Winona with the victim	that had been	1 shot. E	OC	called me b	ack and	d stated that I	Kilmicha	el 1 was enroute to
Tyler Holmes and he advised me of what had hanne	and an IIII G. E		ı oı.	and asked I	or me to	o meet him th	iere. I m	et Chief Eldridge at
Kilmichael. I proceeded to Kilmichael and arrived	on scene at 306	Dagan	04 m	1e at 0223 an	d advis	ed me of anot	her shoo	ting on Pecan St. in
vehicles and people. I proceeded to secure the scene	after I nulled up	into the	31. a	at 0253, wi	th the s	ide of the roa	ad and d	riveway filled with
	arter i puned up	mio me	unv	eway.				
					- 1			
25 INVESTIGATING OFFICERS Windham M	O-3	26 5===			737	indham MO-3	1	DATE 05/06/2016
		_ Z6 KEPC	JKT N	MADE BY	**			DATE_03/00/2016
27 case filed 28 THIS CAS	E 15			29 APPROVED B	v			
	_		- 1	TO VLLKOVED B	0.1			
Yes No Cleared by arrest Unfounded	Inactive	Other L	<b>-</b>					

# **OFFENSE REPORT**

# MONTGOMERY COUNTY SHERIFF DEPARTMENT

614 SUMMIT ST. Winona, Mississippi 38967

Phone (662) 283-3343

NO			Shooting	g on		•		NO	
I COMPLAINANT S NAME (Fi	m name of business)		2 AGE		DECORAGE	Lory			
	Ryan Smith				DESCENT	SEX	DOB	3 PHONE	(Business)
4 COMPLAINANT'S ADDRESS	Ryan Sillin		N/A		N/A	N/A	N/A	6 PHONE	662-283-3343 (Residence)
7 COMPLAINANT BUSINESS. EMPLOYMENT OR SCHOOL					Winor	na , Ms		1 .	662-739-0020
Sheriff's Department			8 087	JECT C	OF ATTACK (B	urglary, ti	heft. assault. etc.)		
9 PLACE WHERE OFFENSE OCCURRED			10 TY	PE OF	BUILDING (R	esidence,	Shooting store. bank, etc.)		
574	Old Legion Lake Road						Residence		
II REPORTED BY	00	PHONE	12 REP	ORTED	TO				
13 DAY. DATE AND TIME OF C	OC FFENSE	662-283-3343	14 DAY	/ DAT	Montg	omery	County Sherif	f's Depar	tment
	y Date: 04/27/2016 Time	e: 01:56 Am	14 04	T, DATE			2.5		00 B
15 BODILY INJURIES TO	, and the same of	HOSPITAL	.? 16 HO	W REP	ORTED (In pe	erson, pho	ate: 05/06/16	1 ime: 2:	:00 Pm
17 M/O (No. done force up	nneth Loggins	NI/A					Phone		
17 M/O (140, done force use	ed- at what point with what t								
17A EXACT WORDS USED BY O	FFENDER	reen pulled off bed	room wi	ndow	1 victim s	hot			
			N/A						
18 VEHICLE INVOLVED IN		model auto license	no. year s	state)				Comp	lainant's Suspects
19 DIRECTION OF FLIGHT	IN IT I C I IM	ack Nissan Armad							
STREET OR ROAD Montgomer	y County Sheriff's Departm	AUTO FOOT	20 WIL	L COM	PLAINANT PRO	DSECUTE			
21 NAME AND ADDRESS OF S	OU LOT(O) ON AGE DESCENT	SEX DESCRIPTION					Yes	22.01	RCLE IF SUSPECT 15
J.	Odell Halmon (C	Cookie) Black Male	40 Yea	rs Old	d				Relative Acquaintance
	40					V 1440		-	,
23 WITNESSES NAME.	BEST CONTAC	N/A						-	
1	N/A	I AUDRESS	age N/A	BEST	PHONE N/A		OTHER PHONE		PARENT OR GUARDIAN')
			N/A		IVA		N/A	-	N/A
2 24 NARRATIVE (Write in any a	N/A		N/A		N/A		N/A		N/A
On the above date of Offin Kilmichael, Ms and ir 02:49 Am. Deputy Burto was on scene at 03:00 Ar crime scene. Deputy Buradvised EOC Odell Halm	Tense, I Deputy Ryan Sm  I Winona, Ms. Deputy Ji  In picked Deputy Smith I  In and made sure the scen  Iton was advised at 03:2	nith received a call m Burton received up from his resider e was secure. Depu 9 Am that Odell I	a call fr	om E I wen	OC at 02:3 t in service	5 Am at at 02:	about the sho 57 Am. Deput	otings an ty Smith	d went in service at and Deputy Burton
25 INVESTIGATING OFFICERS  27 case filed  Yes	Deputy Ryan Smith , D  28 THIS C.  ed by arrest Unfounder	ASE 15	26 REP	29	ADE BY		outy Ryan Sm	ith	DATE05/06/16
Clear	ed by arrest Unfounde	ed Inactive	Other			7			



# **Montgomery County Sheriff Department**

Sheriff Jerry C. "Bubba" Nix, Jr. 614 Summit Street Winona MS. 38967 662-283-3343



Investigative Report

Date: 4/27/2016

**Offence: Shooting** 

Location: 574 Old Legion Lake Rd. Winona, MS

Suspect: Odell Hollman DOB: 11/13/1975

On 4/27/2016 at approximately 2:38 AM, I Deputy Jim Burton received a call from the Montgomery County EOC. I was told that there were multiple shootings and I was needed to go to 574 Old Legion Lake Rd. Winona, MS.

I Deputy Jim picked up Deputy Ryan Smith and we responded to 574 Old Legion Lake Rd.

On 4/27/2016 at approximately 3:00 AM, we arrived and were told Kenneth Loggin was in the south bedroom and had been shot. Medstat arrived and advised he was dead and called the Coroner.

The crime scene was secured and MBI was contacted to assist.

On 4/27/2016 at approximately 3:30 AM, Montgomery County EOC called and stated needed a Deputy to go to the court house Odell Hollmon was at the back of the court to turn himself in.

On 4/27/2016 at approximately 3:50 AM, I Deputy Jim Burton and Deputy Kelvin Lee arrived at the court house and took Mr. Hollmon into custody.

While I was handcuffing Mr. Hollmon he asked me if they were all dead. I told him I didn't know.

At approximately 3:53 AM, I Deputy Burton verbally read Mr. Hollmon his Miranda Rights in the presence of Deputy Kelvin Lee. He asked me if Kenny was dead and I replied yes he said "good". He then asked if Marcus was dead and I told him no and he stated "he should be". I then asked him where the gun was and he stated "he didn't know he didn't have it anymore".

He was placed in the holding cell until MBI arrived to talk with him.

**Deputy Jim Burton** 

# BOOKIN ..EPORT

#### CARROLL/MONTGOMERY REGIONAL CORRECTIONAL FACILITY

Page: 1

BOOKING NO.: 2016040064 SO NUMBER : 9983 AGENCY ID : MCSO RACE DEFENDANT NAME BLACK HALLMON, ODELL SOCIAL SECURITY NO EYES | HAIR | LENGTH | HEIGHT BUILD SKIN TONE WEIGHT 5 11 BRO BLK SHORT 350 DRK Large ADDRESS CITY STATE ZIP **MCCARLEY** 583 CR 333 MS 38943 STATE DRIVERS LICENSE NUMBER ALIAS OR NICKNAME(S) AGE BIRTH DATE HOME PHONE MAR.STAT **EMERGENCY CONTACT** 662-237-6705 40 11/13/1975 Male S PLACE OF BIRTH MRS. INEZELL HALLMON MCARLEY 583 CR 333 **EMPLOYER** MCCARLEY MS 38943 UNEMPLOYED 662-466-2928 RELATION : MOTHER OCCUPATION NONE FEDERAL NUMBER STATE NUMBER MDOC Number: WORK PHONE ARRESTING OFFICER DATE TIME WHERE ARRESTED IN MONTGOMERY COUNTY MCSO/WINDHAM/SHER. NIXS 04/27/2016 15:00 MCSO BOOKING OFFICER DATE TIME SEARCHING OFFICER 04/27/2016 15:13 00057 SGT, VA, PURNELL CPL. Z. RICE RESPONSIBLE COURT RESPONSIBLE COUNTY | UCR REPORTING CODE CLASSIFICATION CELL/SECTION BUNK CRA13 12 MONT. CO MONT CASH TAKEN SCARS/MARKS/TATTOOS 0.00 MULT. TATOOES ON THE BODY RESIDENT PHONE CALL(S) MADE 3. This Jurisdiction SENTENCE DATE SCH. RLSE DATE ACTUAL RELEASE DATE AGENCY BILLED | BILLING RATE DISPOSITION SENTENCE LENGTH 0 YEARS 0 DAYS OPEN 11 MCSO \$25.00 11 11 RELEASED BY HOW RELEASED RELEASED TO FINE BAII CHARGE CASE/DOCKET NO. **DISPOSITION & DATE** F/M SEV CL STATUTE CODE 123-456 0 MURDER (3) \$ 0.00 S 0.00 Open AGGRAV. ASSAULT 0.00 0.00 Open 122-111 TOTAL BAIL: 4-27.16 × 3 rd Wie L. Grei DEFENDANT'S SIGNATURE AT TIME OF ARREST

## STATE OF MISSISSIPPI ABSTRACT OF COURT RECORD MONTGOMERY COUNTY

Agency Code: 9049 Ticket No: ACARTLIDGE

Date: 10/06/2017

Name: HALLMON, ODELL	Race:	Sex:
Dhirai an I Maaracci		
Mailing Address: City: State		
City: State	:	Zip Code:
Mailing Address:  City:  Drivers License Number:	_ State: Da	ate of Birth:
THEODMATION		
Posistration (Tag) No:	State:	Year:
Registration (Tag) No: Make: _		Type:
VIOLATION Charged With: FELONY Date of Violation: 4/27/2016 Court Date: Charges Were Filed By: Comments: AGG ASSAULT-DEADLY WEAP 97-3-7( Defendant Entered a Plea of: OPEN/PENDING	% BAC:	Speed: Zone:
Comments: AGG ASSAULT-DEADLY WEAP 97-3-7(	2)B	
Defendant Entered a Plea of: OPEN/PENDING	<u>i</u>	
Judgement of Court: BOUND/GRANDJURY		
By Judge: BAMBERG, LARRY		H
Remarks by Court: 5/10/2016  ATTY NEAL MARLOW APPOINTED TO REPRESE GRAND JURY. BOND DENIED  THESE PAPERS TURNED OVER TO THE CIRCULARY APPEARANCE X4, 3) VICTION STATES OF PRELIMINARY HEARING, 6) COURT TO THE GRAND JURY, 7) ABSTRACT	CUIT CLERK: 1) A	FFIDAVIT
Case Notes:		·
Defendant was Fined:		ssessments of:
Sentenced To:  Bail Forfeited ( )  Fine Paid ( )		pealed ( )
I Certify That This is a True and Correct  Docket: 113  Case: 67613	t Copy of My Cou Page:	ert Record as Recorded in _445
	m;+lo-	
Signed:	Title:	
Date:		

### MONTGOMERY COUNTY Case Information Sheet

15:41:52 JCINOPI

AFFIDV Location Type: A Cit #: ACARTLIDGE

Issued 4/27/2016 Filed Accident

ID:

4/27/2016 N

Defendant: HALLMON

ODELL

Part Pay

Physical Address: Mailing Address: City/St/Zip:

Sts:

Collect Aqt:

DL / SSN #:

State:

Race: DOB: Sex:

CMV HAZ

Auto License #: Make:

State: Model Year: Year: 0000 Vehicle Type:

N N

Speed:

BAC: Zone:

Officer ID: B42

CARTLIDGE, ANDRE Violation: FELON FELONY

Fine Code: 900 FELONY

Court Date: 5/10/2016 Location: Judge: LB BAMBERG, LARRY

Comment: AGG ASSAULT-DEADLY WEAP 97-3-7(2)B 10-Day:

Show Cause:

DR-15:

------Warrant-----Issued

Served

By Plea

B GRAJUR

Finding Appear Status B GRAJUR

Docket#: 113 445

Date Paid Amt Paid Rect Num

Tot Chq

Tot Adj Tot Paid Bal Due

\* COURT ORDERS:

ATTY NEAL MARLOW APPOINTED TO REPRESENT. ADMIN BOUND OVER TO

5/10/2016 GRAND JURY. BOND DENIED 5/10/2016

THESE PAPERS TURNED OVER TO THE CIRCUIT CLERK: 1) AFFIDAVIT 5/10/2016

X4, 2) INITIAL APPEARANCE X4, 3) VICTIMS LIST, 4) AGENDA, 5/10/2016

5) WAIVER OF PRELIMINARY HEARING, 6) ORDER BINDING DEFENDANT 5/10/2016

5/10/2016 OVER TO THE GRAND JURY, 7)ABSTRACT

Date Rect # Amount Amount Date Rect #

### STATE OF MISSISSIPPI ABSTRACT OF COURT RECORD MONTGOMERY COUNTY

Agency Code: 9049 Ticket No: ACARTLIDGE

Date: 10/06/2017

DEFENDANT Name: HALLMON, ODELL		Sex:
Physical Address:		7in Code:
Mailing Address:  City:  Drivers License Number:	State: Date	e of Birth:
VEHICLE INFORMATION  Registration (Tag) No:  Vehicle Model Year: Make	State:	Year: Type:
VIOLATION Charged With: FELONY Date of Violation: 4/27/2016 Court I Charges Were Filed By: Comments: MURDER 97-3-19 Defendant Entered a Plea of: OPEN/PEI Judgement of Court: BOUND/GRANDJURY By Judge: BAMBERG, LARRY		peed: Zone: r Street: Badge No:
Remarks by Court: 5/10/2016  ATTY NEAL MARLOW APPOINTED TO REGRAND JURY. BOND DENIED  THESE PAPERS TURNED OVER TO THE  X4, 2) INITIAL APPEARANCE X4, 3) Y  5) WAIVER OF PRELIMINARY HEARING  OVER TO THE GRAND JURY, 7) ABSTRA	CIRCUIT CLERK: 1) AFF VICTIMS LIST, 4)AGENDA , 6)ORDER BINDING DEFE	'IDAVIT
Case Notes:		-
Defendant was Fined: Sentenced To:	Plus Ass	essments of:
Bail Forfeited ( ) Fine Paid ( )	Appea	led ( )
I Certify That This is a True and Condition Docket: 113 Case: 67612	rrect Copy of My Court Page: _	Record as Recorded in 444
Signed:	Title:	
Date:		

## STATE OF MISSISSIPPI ABSTRACT OF COURT RECORD MONTGOMERY COUNTY

Agency Code: 9049 Ticket No: ACARTLIDGE

Date: 10/06/2017

DEFENDANT	D	Sex:
Name: HALLMON, ODELL	Race:	
Physical Address:		
Mailing Address: City: Drivers License Number:	<del></del>	Zin Code:
City:	tate:	Zip Code: of Birth:
Drivers License Number:	State: Date	Of Bilen.
VEHICLE INFORMATION	Ghata	Year: Type:
Registration (Tag) No:	State:	Type:
Registration (Tag) No: Mak Vehicle Model Year: Mak	:e:	1 y p c ·
VIOLATION	o pag Gr	zood. Zone:
VIOLATION Charged With: FELONY	% BAC: SP	Ctreet:
Charged With: FELONY  Date of Violation: 4/27/2016 Court D  Charges Were Filed By:	Date: 5/10/2016 Hwy Of	Badge No:
Charges Were Filed By:		Bauge No.
Comments: MITRDER 97/3/19		
Defendant Entered a Plea of: OPEN/PEN	IDING	
Judgement of Court: BOUND/GRANDJURY		
By Judge: BAMBERG, LARRY		
Remarks by Court: 5/10/2016  ATTY NEAL MARLOW APPOINTED TO REGRAND JURY. BOND DENIED		
THESE PAPERS TURNED OVER TO THE	CIRCUIT CLERK: 1) AFF.	LDAVII
CATTEST ADDEADANCE VA 3/1	TTCTTMS LIST, 4) AGENDA	
5) WATVER OF PRELIMINARY HEARING	, 6) OKDER BINDING DEFE	NDAN I
OVER TO THE GRAND JURY, 7) ABSTRA	ACT	
Case Notes:		
Defendant was Fined:	Plus Asse	essments of:
Sentenced To:	Annea	led ( )
Bail Forfeited ( )	Аррса	ica ( )
Fine Paid ( )		
I Certify That This is a True and Con Docket: 113 Case: 67611	rrect Copy of My Court Page: _	Record as Recorded in 443
	mi+lo.	
Signed:	Title:	
Date:		

## MONTGOMERY COUNTY Case Information Sheet

15:36:54 JCINOPI

Type: A AFFIDV Cit #: ACARTLIDGE

Location

Tssued 4/27/2016 Filed Accident

4/27/2016 N

Defendant: HALLMON ODELL

Part Pay

Physical Address: Mailing Address:

City/St/Zip:

Court Date: 5/10/2016 Location:

Sts: Collect Agt:

ID:

DL / SSN #:

Auto License #:

State:

Sex: Race: DOB:

Make:

State: Model Year:

Year: 0000 Vehicle Type: CMV HAZ N N

Speed:

Zone:

Fine Code: 900 FELONY

Comment: MURDER 97-3-19

BAC: Officer ID: B42 CARTLIDGE, ANDRE

Violation: FELON FELONY

Judge: LB BAMBERG, LARRY

10-Day:

Show Cause:

DR-15:

-------Warrant-----

Issued Served

By Plea

B GRAJUR

Finding Appear Status Docket#: B GRAJUR

113 444

Date Paid Amt Paid Rect Num

Tot Chg

Tot Adj Tot Paid Bal Due

\*

COURT ORDERS: 5/10/2016

ATTY NEAL MARLOW APPOINTED TO REPRESENT. ADMIN BOUND OVER TO

GRAND JURY. BOND DENIED 5/10/2016

THESE PAPERS TURNED OVER TO THE CIRCUIT CLERK: 1) AFFIDAVIT 5/10/2016

X4, 2) INITIAL APPEARANCE X4, 3) VICTIMS LIST, 4) AGENDA, 5/10/2016

5) WAIVER OF PRELIMINARY HEARING, 6) ORDER BINDING DEFENDANT 5/10/2016

OVER TO THE GRAND JURY, 7) ABSTRACT 5/10/2016

Date Amount

Rect # Amount

Date

Rect #

### MONTGOMERY COUNTY Case Information Sheet

15:32:44 JCINOPI

Type: A AFFIDV Cit #: ACARTLIDGE

Location

Issued

Filed Accident

4/27/2016 4/27/2016 N

Defendant: HALLMON

ODELL

Part Pay

ID: Sts:

Collect Agt:

Physical Address: Mailing Address: City/St/Zip:

Sex:

Race: DOB:

Auto License #: Make:

DL / SSN #:

State: Model Year:

State:

Year: 0000 Vehicle Type: CMV HAZ N N

Speed:

Zone:

BAC:

CARTLIDGE, ANDRE Officer ID: B42

Violation: FELON FELONY

Fine Code: 900 FELONY Court Date: 5/10/2016 Location:

Judge: LB BAMBERG, LARRY

10-Day:

Show Cause:

Comment: MURDER 97/3/19

DR-15:

------Warrant-----

Issued Served By Plea

Finding B GRAJUR

Appear Status B GRAJUR

Docket#: 113 443

Date Paid Amt Paid Rect Num

Tot Chq

Tot Adj Tot Paid Bal Due

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COURT ORDERS:

5/10/2016

ATTY NEAL MARLOW APPOINTED TO REPRESENT. ADMIN BOUND OVER TO

5/10/2016

GRAND JURY. BOND DENIED

THESE PAPERS TURNED OVER TO THE CIRCUIT CLERK: 1) AFFIDAVIT 5/10/2016 X4, 2) INITIAL APPEARANCE X4, 3) VICTIMS LIST, 4) AGENDA,

5/10/2016

5) WAIVER OF PRELIMINARY HEARING, 6) ORDER BINDING DEFENDANT 5/10/2016

OVER TO THE GRAND JURY, 7) ABSTRACT 5/10/2016 \*

Rect #

Amount

Date

Rect #

Amount

Date

### MONTGOMERY COUNTY Case Information Sheet

15:26:04 JCINQPI

Type: A AFFIDV Location Cit #: ACARTLIDGE

Issued

Filed Accident

4/27/2016 4/27/2016 N

Defendant: HALLMON ODELL

Part Pay

ID:

Sts: Collect Aqt:

Physical Address: Mailing Address:

City/St/Zip:

State:

Sex: Race: DOB:

DL / SSN #: Auto License #: Make:

State: Model Year:

Year: 0000 Vehicle Type:

CMV HAZ N N

Speed:

Zone:

BAC: Officer ID: B42 CARTLIDGE, ANDRE

Fine Code: 900 FELONY

Court Date: 5/10/2016 Location:

Judge: LB BAMBERG, LARRY

Violation: FELON FELONY

Comment: MURDER 97-3-19

10-Day: DR-15:

Show Cause:

------Warrant-----

Served By Plea

B GRAJUR

Finding Appear Status B GRAJUR

Docket#: 113 442

Date Paid Amt Paid Rect Num

Tot Chq Tot Adj Tot Paid Bal Due

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Issued

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COURT ORDERS:

NEAL MARLOW APPOINTED TO REPRESENT. ADMIN BOUND OVER TO 5/10/2016

GRAND JURY. BOND DENIED. 5/10/2016

THESE PAPERS TURNED OVER TO THE CIRCUIT CLERK: 1) AFFIDAVIT 5/10/2016

X4, 2) INITIAL APPEARANCE X4, 3) VICTIMS LIST, 4) AGENDA, 5/10/2016

5/10/2016 5) WAIVER OF PRELIMINARY HEARING, 6) ORDER BINDING DEFENDANT

OVER TO THE GRAND JURY, 7) ABSTRACT 5/10/2016

\*

Rect #

Amount

Date

Rect #

Amount

### STATE OF MISSISSIPPI ABSTRACT OF COURT RECORD MONTGOMERY COUNTY

Agency Code: 9049 Ticket No: ACARTLIDGE

Date: 10/06/2017

DEFENDANT		
Name: HALLMON, ODELL	Race:	Sex:
Physical Address.		
Mailing Address:		
City:	State:	Zip Code:
Mailing Address:  City:  Drivers License Number:	State: Date	e of Birth:
VEHICLE INFORMATION		Vona.
Registration (Tag) No: Mak	State:	Year: Type:
Vehicle Model Year: Mak	ce:	Type:
VIOLATION Charged With: FELONY Date of Violation: 4/27/2016 Court I Charges Were Filed By:	9 DAC. 91	need. Zone:
Charged With: FELONY	5/10/2016 Hwy 0	r Street:
Date of Violation: $\frac{4/27/2016}{}$ Court i	Date: _3/10/2010 11wy 0.	Badge No:
		baage no.
Comments: MURDER 97-3-19	IDINC	
Defendant Entered a Plea of: OPEN/PEN		
Judgement of Court: BOUND/GRANDJURY		
By Judge: BAMBERG, LARRY		
Remarks by Court: 5/10/2016  NEAL MARLOW APPOINTED TO REPRESE GRAND JURY. BOND DENIED.  THESE PAPERS TURNED OVER TO THE  X4, 2) INITIAL APPEARANCE X4, 3) V  5) WAIVER OF PRELIMINARY HEARING  OVER TO THE GRAND JURY, 7) ABSTRA	CIRCUIT CLERK: 1) AFF VICTIMS LIST, 4)AGENDA , 6)ORDER BINDING DEFE	IDAVIT
Case Notes:		
Defendant was Fined: Sentenced To:	Plus Ass	essments of:
Bail Forfeited ( )	Appea	led ( )
Fine Paid ()		
I Certify That This is a True and Composite Docket: 113 Case: 67610	rrect Copy of My Court Page: _	Record as Recorded in 442
Signed:	Title:	
Date:		

### STATE OF MISSISSIPPI ABSTRACT OF COURT RECORD MONTGOMERY COUNTY

Agency Code: 9049 Ticket No: ACARTLIDGE

Date: 10/06/2017

DEFENDANT Name: HALLMON, ODELL		Sex:
Physical Address:		Zin Code:
Mailing Address:  City:	State: Dat	e of Birth:
VEHICLE INFORMATION  Registration (Tag) No:  Vehicle Model Year: Make	State:	Year: Type:
VIOLATION Charged With: FELONY Date of Violation: 4/27/2016 Court I Charges Were Filed By: Comments: MURDER 97-3-19 Defendant Entered a Plea of: OPEN/PEI Judgement of Court: BOUND/GRANDJURY By Judge: BAMBERG, LARRY		peed: Zone: r Street: Badge No:
Remarks by Court: 5/10/2016  ATTY NEAL MARLOW APPOINTED TO REGRAND JURY. BOND DENIED  THESE PAPERS TURNED OVER TO THE  X4, 2) INITIAL APPEARANCE X4, 3) Y  5) WAIVER OF PRELIMINARY HEARING  OVER TO THE GRAND JURY, 7) ABSTRA	CIRCUIT CLERK: 1) AFF VICTIMS LIST, 4)AGENDA , 6)ORDER BINDING DEFE	TIDAVIT
Case Notes:		
Defendant was Fined: Sentenced To:	Plus Ass	essments of:
Bail Forfeited ( ) Fine Paid ( )	Appea	iled ( )
I Certify That This is a True and Condition Docket: 113 Case: 67612	rrect Copy of My Court Page: _	Record as Recorded in 444
Signed:	Title:	
Date:		

Date: 05/18/2016

# RELEASE REPORT

Page: 1

CARROLL/MONTGOMERY REGIONAL CORRECTIONAL FACILITY

AGENO	CY ID : M	cso	BOOKING NO.: 2016040064 FILE N			.E NO. :9983					CASI	CASE NO.:				
INMAT	E NAME							-	RACE					SEX	AGE	BIRTH DATE
	MON, O								BLACI					MAL		11/13/1975
EYES	HAIR I		HEIGHT				SKIN TO		SOCI	AL S	ECURI	TY NO	US		RESIDEN	
BRO	BLK S	HUKI	5 11	350		RGE	DKN				I OT	ATE 71				SHONE
ADDRE 583	CR 333				MCCA	RLEY					M	ATE ZI	8943			237-6705
ALIAS	OR NICK	IAME(S)		-						STA	ATE I	DRIVERS	S LICEN:	SE NUMB	ER TYP	E EXPIRES
TRN N	IUMBER			FBI	NUMBE	R	,		STA	ATE I	NUMBI	ER		INS	NUMBER	?
	ONSIBLE	COURT	RES	PONSIBLE	COUNTY	1						GENCY		LLING RA		DISPOSITION
	IT. CO			MONT							CSO			25.00		LOSED
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☐ F	roperty	was re	turned	☐ Mo	oney wa	as retu	urned	AN	OUNT RE		0.00	RE	CEIPT #	1	RE	ECEIPT #2
RELEA	ASE REM	ARKS														
123-456	UTE COD		RDER (3)	ESCRIPTIO	N							Ope	POSITION	ON	CAS	SE NUMBER
122-111			GRAV. A									Оре				
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_	X								_ <u>X</u>			0.5	EACE	) FEIGER	S SIGNAT	UDF.
	INMATE'S	SIGNAT	URE AT	TIME OF RE	LEASE		DATE					KE	LEASE (	UFFIUEK:	SOUNAI	UKE

#### FEE BILL, CIVIL CASES, CIRCUIT COURT

State of Mississippi Montgomery County

Case # Acct # Paid By M/O 2442014631 Rct# 4683 RECORD SEARCH 10.00

AUG 0 8 2017

Total 10.00

Paid By M/O 2442014631 Rct# 4683

HALLMON

Case #

Payment received from PARKER YESKO 480 CEDAR ST

Acct #

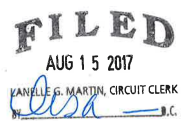
ST PAUL MN 55101

Transaction 10838 Received 8/8/2017 at 13:24 Drawer 1 I.D. LESA Current Balance Due Receipt Amount \$ 10.00 \$0.00 \_\_\_\_\_D.C. Lanelle G. Martin, Circuit Clerk

#### FEE BILL, CIVIL CASES, CIRCUIT COURT

State of Mississippi Montgomery County

Case # Paid By M/O 2442014750 Rct# 4692 Case # CIVIL COPIES 76.00



======== Total \$ 76.00

ODELL HALLMON

Payment received from APM REPORTS 480 CEDAR ST

4

ST PAUL MN 55101

Transaction 10850 Received 8/15/2017 at 9:45 Drawer 1 I.D. LESA Current Balance Due \$0.00 Receipt Amount \$ 76.00 By \_\_\_\_\_ D.C. Lanelle G. Martin, Circuit Clerk Case # Acct # Paid By M/O 2442014750 Rct# 4692

#### INDICTMENT

THE STATE OF MISSISSIPPI

**VERSUS** 

CAUSE NO. 2016-00 18CR

ODELL HALLMON, JR. a/k/a COOKIE

INDICTMENT FOR THE OFFENSES OF:

COUNT I: FIRST DEGREE MURDER

MCA § 97-3-19(1)(a)

COUNT II: FIRST DEGREE MURDER

MCA § 97-3-19(1)(a)

COUNT III: FIRST DEGREE MURDER

MCA § 97-3-19(1)(a)

COUNT IV: AGGRAVATED ASSAULT

 $MCA \S 97-3-7(2)(a)(ii)$ 

COUNT V: POSSESSION OF A DEADLY WEAPON BY A CONVICTED FELON

MCA § 97-37-5(1)

SENTENCE ENHANCEMENT: HABITUAL OFFENDER

MCA § 99-19-81

SENTENCE ENHANCEMENT: HABITUAL OFFENDER

MCA § 99-19-83

THE STATE OF MISSISSIPPI **COUNTY OF MONTGOMERY** 

## IN THE CIRCUIT COURT OF MONTGOMERY COUNTY, APRIL TERM, 2016 Grand Jury Recalled May 11, 2016

The Grand Jurors of the State of Mississippi, taken from the body of good and lawful citizens of said county and state, elected, summoned, empaneled, sworn and charged to inquire in and for the county aforesaid, at the term aforesaid, of the court aforesaid, in the name and by the authority of the State of Mississippi, upon their oath present that:

#### **COUNT I:** ODELL HALLMON, JR. a/k/a COOKIE

on or about April 27, 2016 in Montgomery County, Mississippi, and within the jurisdiction of this Court, did willfully, unlawfully, feloniously, without authority of law and with deliberate design to effect death, kill and murder Marquita Hill, a human being, in violation of Section 97-3-19(1)(a) of the Mississippi Code of 1972, as amended, constituting a series of related acts or transactions or a common scheme or plan and against the peace and dignity of the State of Mississippi; and that

### ODELL HALLMON, JR. a/k/a COOKIE

on or about April 27, 2016 in Montgomery County, Mississippi, and within the jurisdiction of this Court, did willfully, unlawfully, feloniously, without authority of law and with deliberate design to effect death, kill and murder Carolyn Sanders, a human being, in violation of Section 973-19(1)(a) of the Mississippi Code of 1972, as amended, constituting a series of related acts or transactions or a common scheme or plan and against the peace and dignity of the State of Mississippi; and that

#### COUNT III: ODELL HALLMON, JR. a/k/a COOKIE

on or about April 27, 2016 in Montgomery County, Mississippi, and within the jurisdiction of this Court, did willfully, unlawfully, feloniously, without authority of law and with deliberate design to effect death, kill and murder Kenneth Loggins, a human being, in violation of Section 97-3-19(1)(a) of the Mississippi Code of 1972, as amended, constituting a series of related acts or transactions or a common scheme or plan and against the peace and dignity of the State of Mississippi; and that

#### COUNT IV: ODELL HALLMON, JR. a/k/a COOKIE

on or about April 27, 2016 in Montgomery County, Mississippi, and within the jurisdiction of this Court, did wilfully, unlawfully, feloniously, and purposely or knowingly cause bodily injury to Marcus Brown with a deadly weapon, to wit: by shooting the said Marcus Brown with a pistol, in violation of section 97-3-7(2)(a)(ii) of the Mississippi code of 1972, as amended, constituting a series of related acts or transactions or a common scheme or plan and against the peace and dignity of the State of Mississippi; and that

#### COUNT V: ODELL HALLMON, JR. a/k/a COOKIE

on or about April 27, 2016 in Montgomery County, Mississippi, and within the jurisdiction of this Court, did wilfully, feloniously, knowingly, intentionally, and without authority of law have and possess a deadly weapon, to wit: a pistol after the said ODELL HALLMON, JR. a/k/a COOKIE, had been previously convicted of a felony, to wit:

Court	Cause Number	Charge	Date of Conviction	Sentence
Carroll County First Judicial District Circuit Court State of Mississippi	3082	Aggravated Assault	05/27/1993	7 Years MDOC
Montgomery County Circuit Court State of Mississippi	2001-0010CR	Felon in Possession of a Firearm	04/01/2002	3 Yrs. MDOC
Carroll County First Judicial District Circuit Court State of Mississippi	2005-0018CR1	Possession of Cocaine More Than 30 Grams	05/25/2005	19 Yrs. MDOC

in violation of Section 97-37-5(1) of the Mississippi Code Annotated of 1972, as amended, constituting a series of related acts or transactions or a common scheme or plan and against the peace and dignity of the State of Mississippi; and that

#### ENHANCEMENT: HABITUAL OFFENDER

The defendant, ODELL HALLMON, JR. a/k/a COOKIE, has been convicted at least twice previously of a felony upon separate charges brought and arising out of separate incidents at different times and has been sentenced to and served separate terms of one (1) year or more in a state or federal penal institution, and at least one of the offenses was a crime of violence, to-wit: AGGRAVATED ASSAULT as shown in the following:

Court	Cause Number	Charge	Date of Conviction	Sentence
Carroll County First Judicial District Circuit Court State of Mississippi	3082	Aggravated Assault	05/27/1993	7 Years MDOC
Montgomery County Circuit Court State of Mississippi	2001-0010CR	Felon in Possession of a Firearm	04/01/2002	3 Yrs. MDOC
Carroll County First Judicial District Circuit Court State of Mississippi	2005-0018CR1	Possession of Cocaine More Than 30 Grams	05/25/2005	19 Yrs. MDOC

as a result of the aforesaid convictions, section 99-19-83 of the Mississippi Code of 1972, as amended, provides that the defendant, ODELL HALLMON, JR. a/k/a COOKIE if convicted on the charge in this indictment, shall be sentenced to life imprisonment and section 99-19-81 of the Mississippi Code of 1972, as amended, provides that the defendant, ODELL HALLMON, JR. a/k/a COOKIE, if convicted on the charges in this indictment, shall be sentenced to the maximum term of imprisonment prescribed for the crimes convicted, which sentence shall not be reduced or suspended, nor shall he be eligible for probation or parole, against the peace and dignity of the State of Mississippi.

**Endorsed: A TRUE BILL** 

reman of the Grand Jary

**Assistant District Attorney** 

**CAPIAS - CIRCUIT COURT** 

STATE OF MISSISSIPPI

**COUNTY OF MONTGOMERY** 

**CAUSE NO. 2016-0018CR** 

To the Sheriff of Montgomery County - Greetings:

We command you to take ODELL HALLMON, JR., a/k/a COOKIE, if to be found in your County, and he safely keep, so that you have his body before the Circuit Court of the County of Montgomery, in said State, at the Courtroom thereof in the City of Winona, Mississippi, at 1:00 P.M. on Wednesday, May 11, 2016, then and there to answer the State of Mississippi on an Indictment this day found against him for COUNT I: FIRST DEGREE MURDER; COUNT II: FIRST DEGREE MURDER; COUNT III: FIRST DEGREE MURDER; COUNT IV: AGGRAVATED ASSAULT; COUNT V: POSSESSION OF A DEADLY WEAPON BY A CONVICTED FELON; SENTENCE ENHANCEMENT: HABITUAL OFFENDER § 99-19-81; SENTENCE ENHANCEMENT: HABITUAL **OFFENDER § 99-19-83.** 

GIVEN under my hand and the Seal of said Court and issued this the 11<sup>TH</sup> days

Herein you shall fail not, and have then and there this Writ.

A.D., 2016.

LANELLE G. MARTIN, CLERK

Post Office Box 765

Winona, MS 38967

Case Number: 2016-0018CR

### DEPUTY'S AFFIDAVIT AND RETURN OF SERVICE

I hereby certify that:

CIRCUIT CLERK

Officio Notary Public

mmission Expires Jan. 6, 2020

- 1. The Capias and Indictment were received on the 11th day of May 2016 by Miranda Crenshaw.
- I am authorized to serve process in civil and criminal actions within the state where the attached administrative Capias and Indictment were served.
- My official title is Deputy Sheriff of Montgomery County, State of Mississippi. I have served the attached Capias and Indictment upon Odell Hallmon, Jr. a/k/a Cookie by: (Check one below and complete as necessary.) Delivering a copy directly to the served party ( X ) Leaving a copy at the dwelling place or usual abode of the served party, with the following member Of the served party's family over 15 years of age: Name of family served: Familial relationship: Service above was made on/at the following date, time, and address: Date: 5-11-2016 Time: \_/.'/2 614 SUMM:+ Address of service: Winona Ms 38967 City/State/Zip Code /v.'n Lee M- 4
  (Printed Name & Badge Number) Deputy Sheriff of Montgomery County, Mississippi (Signature of Deputy Sheriff Certifying Service) STATE OF MISSISSIPPI **COUNTY OF MONTGOMERY** Personally appeared before me the undersigned authority in and for the state and county aforesaid, the within names selvin Let, who being first by me duly sworn states on oath that the matters and facts set forth on the foregoing "Deputy's Affidavit and Return of Service" are true and correct as therein stated. (Deputy Sheriff) Subscribed to and sworn before me this the , 2016. (Montgomery County Chancery/Circuit/Justice Clerk and Notary Public) LANELLE G. MARTIN

(Montgomery County Deputy Chancery/Circuit/Justice Clerk)

(My Commission Expires)

Before me <u>KELLI TATE</u>	
A Justice Court Clerk or Ju	udge of MONTGOMERY COUNTY
Camer <u>ANDRE CARTLIDGE</u> Address: MOI	ž
GREENWOOD	MS 38930
Who being first duly sworn, makes	path that:
<u>ODELL "COOKTE"</u> 583 CR 333	<u>HALLMON</u>
MCCARLEY	MS 38943
of said county, on or about the	27 day of <u>April , 2016</u>
did willfully, unlawfully and design cause death to Carolyn S Montgomery County, MS.	feloniously with deliberate Banders a human being in
To wit: MURDER	Statute: 97-3-19
agadinst the peace and dignity of	the State of Mississippi
Affiant:	andri L. Carthal
Sworn to and subscribed before me	, this <u>27</u> day of <u>April</u> , 2016
	Kell-Jate DC
	True Mairies Coursel Charles / Judges

67610



# JUSTICE COURT OF MONTGOMERY COUNTY, MISSISSIPPI

# **INITIAL APPEARANCE**

	CASE NO: <u> </u>
1. What is your name? ODEC HALL	
2. What is your address? _ <83 < < 3%	3 m cheley, ms
3. What is your age? 40 11/13/79	ī
4. You are charged with	
5. Here is your copy of the complaint.	<u>:</u>
6. You are not required to speak, and any against you.	statements you make may be used
7. Are you represented by counsel? 12	TENOS TO
8. You have a right to counsel. If you can be appointed to represent you.	not afford counsel, an attorney will
9. You have a right to communicate wireasonable means will be provided for you to	th counsel, family or friends, and do so.
10. You have a right to a preliminary hearing will be 5/10/16	nearing within a reasonable time.
11. Your bond will be in the sum of \$No	Bond
12. Those present Jan, DALE BRING KALEN CANTER.	diges, SHERLAG MIX
Hearing conducted by:	DIET HIDCE

Page 1 Pg-JCAFPA

Before me <u>KELLI</u>	TATE
• A Justice Court Cl	erk or Judge of MONTGOMERY COUNTY
Came: <u>ANDRE</u> Address: MBI	DARTLIDGE
GREENWO	00D MS 38930
Who being first duly swor	n, makes cath that:
ODELL 583 CR	"COOKTE" HALLMON 333
MCCARLE	EY MS 38943
of said county, on or abou	ut the <u>27</u> day of <u>April</u> , <u>2016</u>
	lly and feloniously with deliberate 4amquita Hill, a human being 48
To wit: MURDER	Statute: 92-3-19
	nity of the State of Mississippi Affiants Muli L. Cullidge
Sworn to and subscribed be	efore me, this 22 day of <u>April</u> , 2016

67611

# JUSTICE COURT OF MONTGOMERY COUNTY, MISSISSIPPI

# **INITIAL APPEARANCE**

	CASE NO: 67611  DATE: 4-27-16  TIME: 2:45
1.	What is your name? O DEU Hallmon, JR.
2.	What is your address? 583 CR 333 mcCarley, Ms.
3.	What is your age? 40 11/13/75
4.	You are charged with <u>murder</u> .
5.	Here is your copy of the complaint.
	You are not required to speak, and any statements you make may be used ainst you.
7.	Are you represented by counsel? <u>Intends</u> To .
	You have a right to counsel. If you cannot afford counsel, an attorney will appointed to represent you.
	*
	You have a right to communicate with counsel, family or friends, and asonable means will be provided for you to do so.
10. Pre	. You have a right to a preliminary hearing within a reasonable time. eliminary hearing will be <u>Shole</u> .
11.	. Your bond will be in the sum of \$ No Roco.
12	Those present <u>Jerry Date Brickes</u> Sheriff Nik Kouren Courter
Не	aring conducted by:  JUSTICE COURT JUDGE

Before me KELLI TATE A Justice Court Clerk or Judge of MONTGOMERY COUNTY ANDRE CARTLIDGE Camera Addhessa MBI GREENWOOD MS 38930 Who being first duly sworn, makes oath that: ODELL "COOKTE" HALLMON 583 CR 333 MCCARLEY MS 38943 of said county, on or about the 27 day of April 2016 did willfully, unlawfully and feloniously with deliberate design cause death to Kenny Loggins, a human being in Montgomery County, MS 97-3-19 Statutes MURDER To wit: against the peace and dignity of the State of Mississippi 

67612

# JUSTICE COURT OF MONTGOMERY COUNTY, MISSISSIPPI

# **INITIAL APPEARANCE**

	DATE: 4-27-16 TIME: 2:45
1.	What is your name? Open Harmon, JR.
2.	What is your address? 583 CR333 mcCarley, US.
3.	What is your age? 40 11/13/75
4.	You are charged with <u>wurder</u> .
5.	Here is your copy of the complaint.
6. aga	You are not required to speak, and any statements you make may be used ainst you.
7.	Are you represented by counsel? Tutends to
8. be	You have a right to counsel. If you cannot afford counsel, an attorney will appointed to represent you.
9. rea	You have a right to communicate with counsel, family or friends, and assonable means will be provided for you to do so.
10. Pre	. You have a right to a preliminary hearing within a reasonable time. eliminary hearing will be <u>ຣໂາວໂາ</u> ຜ
11.	Your bond will be in the sum of \$
12	Those present <u>Jelly Date Bridges Sheriff</u> Nix Karen Courter
Не	aring conducted by:  JUSTICE COURT JUDGE

Page 1 Pg-JCAFFA

KELLI TATE Before me A Justice Court Clerk or Judge of MONTGOMERY COUNTY ANDRE CARTLIDGE Caunœs Addressa MOST GREENWOOD MS 38930 Who being first duly sworn, makes oath that: ODELL HALLMON 583 CR 333 MCCARLEY MS 38943 of said county, on or about the 27 day of April . 2016 did willfully, unlawfully and feloniously cause serious bodily injury to Marcus Brown with a hand gun a deadly weapon likely to produce death at 105 Hill St Kilmichael, Montgomery County, MS - AGGRAVATED ASSAULT-DEADLY WEAP Statute: 97-3-7(2)8 To with against the peace and dignity of the State of Mississippi Court

67613

# JUSTICE COURT OF MONTGOMERY COUNTY, MISSISSIPPI

# **INITIAL APPEARANCE**

CASE NO: 6 1613  DATE: 4-27-16  TIME: 2:45 PM	
1. What is your name? O DELL HALLMON, JR.	
2. What is your address? <u>\$83 CR 333</u> mcCarles, MS	
3. What is your age? 40 11/13/75 .	ou
4. You are charged with age assured wideodly was	B
5. Here is your copy of the complaint.	
6. You are not required to speak, and any statements you make may be use against you.	d
7. Are you represented by counsel? <u>Trikinds to</u> .	
8. You have a right to counsel. If you cannot afford counsel, an attorney we be appointed to represent you.	ill
9. You have a right to communicate with counsel, family or friends, ar reasonable means will be provided for you to do so.	nd
10. You have a right to a preliminary hearing within a reasonable time. Preliminary hearing will be 5\10\10	e.
11. Your bond will be in the sum of \$ No Bond.	
12. Those present <u>Jerry Dale Bridges</u> , <u>Sheritt</u> Nix Karen Carter	
Hearing conducted by:  JUSTICE COURT JUDGE	

Carolyk Sanders 304 Peccen Dr. Kilmichael

Marquita Hell 304 Pecan Or. Kilmichael

> Kenny Loggens 574 Old Legion Lack Ad Winnerpe

Marcus Brown 105 Hier St. Kilnicrael Date: 5/09/2016 Time: 7:58:49

MONTGOMERY COUNTY
Court Appearance Agenua
Selected by Court Date
Court Date: 5/10/2016
For Judge: LARRY BAMBERG

Page 25 Pgm-JCAGN1A

Defendant Name & Address

D/L Number

Tag Number

HALLMON, ODELL 583 CR 333

MCCA	ARLEY	MS 38943						
Violati	ion Informat	ion:						
<u>(</u>	CASE# COD	E DESCRIPTION	į	FINE	<u>ASMTS</u>	CHARGE	PD/ADJ	DUE
1.			TKT#	ACART	LIDGE			PENDING
	ORDERS:		NEAL MI	anlow	App8 .~	TEN TO A	conese.	- 下
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	NOTES:	1						
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2.				ACART	LIDGE			PENDING
	ORDERS:	:						
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Date: 5/09/2016 Time: 7:58:49

MONTGOMERY COUNTY
Court Appearance Agenua
Selected by Court Date
Court Date: 5/10/2016
For Judge: LARRY BAMBERG

Page Pgm-JCAGN1A

De

efend	ant Name & A	ddress	D/L Number	Tag Number
	NOTES:			
		10		
		<u> </u>		
3.	67612 900 OFFICER:C		"# ACARTLIDGE	
		PLEA: FINDING:		PENDING
	ORDERS:	-		
		*		
	NOTES:			
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				1)
		13 2 10		
		-		The Paris Inc.
4.	COMMENT: A	ARTLIDGE TKT GG ASSAULT-DEADLY WEAP		PENDING
	,	PLEA: FINDING:		FENDTING
	ORDERS:			
		<del>}</del>		

Date: 5/09/2016 Time: 7:58:49

MONTGOMERY COUNTY (
Court Appearance Agenua
Selected by Court Date
Court Date: 5/10/2016

Page 27 Pgm-JCAGN1A

Court Date: 5/10/2016
For Judge: LARRY BAMBERG

Defendant Name & Address	D/L Num	ber <u>Tag Number</u>
NOTES:		
,======================================		
DEFENDANT	S TOTAL =	
********	********	********
EMPLOYER NAME & ADDRESS:	PAYMENT SCHEDULE: TODAYS AMOUNT: TERM: 1ST PAYMENT DUE:	
	JUDGE: LB	

\*

### IN THE JUSTICE COURT OF MONTGOMERY COUNTY. STATE OF MISSISSIPPI

STATE OF MISSISSIPPI **VERSUS** ODELL DEFENDANT

CASE # 67610, 67611, 67612, 67613

### WAIVER OF PRELIMINARY HEARING

I, the DEFENDANT charged in the above styled case, having been fully advised of my right to a preliminary hearing, voluntarily AND knowingly and intelligently waive such right. I fully understand that by doing so I am waiving the following rights:

- The right to have an attorney represent me at the preliminary hearing, and an Appointed attorney if I am unable to afford one;
- The right to have a hearing before the court to determine whether there is Probable cause to believe that I had committed a crime, and that if there is No probable cause that I would be discharged from custody;
- The right to subpoena witnesses to testify and offer evidence; AND

The right to cross-examine State witnesses.

This waiver of my right to a preliminary hearing is not an admission of guilty.

Signed in open court this the \_\_\_\_\_\_ day of \_\_\_\_\_\_\_, A.D., \_\_\_\_\_\_\_, A.D., \_\_\_\_\_\_\_\_.

# IN THE JUSTICE COURT OF MONTGOMERY COUNTY STATE OF MISSISSIPPI

STATE OF MISSISSIPPI

VS.

CASE # 67610, 67611, 67612,67613

DEFENDANT

ORDER BINDING DEFENDANT OVER TO THE ACTION OF THE GRAND JURY (Without Preliminary Hearing)

Came on for consideration the matter of binding the above named Defendant over to the action of the Montgomery County Grand Jury and it appearing to the Court that said Defendant has been charged with a Felony, that a warrant has been issued in regard thereto after appropriate Judicial Determination that probable cause exists based upon the affidavit or other evidence before the Court and that the Defendant is not currently being held in custody on that charge and therefore said Defendant is not entitled to a preliminary hearing under Uniform Circuit and County Rules 6.03,6.04 or 6.05.

IT IS THEREFORE ORDERED, that the above styled and numbered Cause shall be and is hereby ordered bound over to the action of the Montgomery County Grand Jury.

THIS THE 10 DAY OF May ,2016

Justice Court Judge Montgomery County

Agency Code: Ticket No: 9049

ACARTLIDGE

Date:	5/11/	2016
-------	-------	------

DEFENDANT Name: HALLMON, ODELL Physical Address: 583 CR 333	Race:	Sex:
Mailing Address:	<b>-</b> 8	
City: MCCARLEY State:	_MG 7in	Code: 38943
Mailing Address: City: MCCARLEY State: Drivers License Number:	State Date of	Rirth:
The state of the s	beace bace of	DIE CII.
VEHICLE INFORMATION		
Registration (Tag) No: Make:	State:	Year:
Vehicle Model Year: Make:		Туре:
VIOLATION		
Charged With: <u>FELONY</u> Date of Violation: <u>4/27/2016</u> Court Date:	% BAC: Speed:	Zone:
Date of Violation: $\frac{4/27/2016}{2}$ Court Date:	_5/10/2016 Hwy or Str	eet:
Charges Were Filed By: Comments: MURDER 97-3-19	В	adge No:
Defendant Entered a Plea of: OPEN/PENDING		
Judgement of Court: BOUND/GRANDJURY		
By Judge: BAMBERG, LARRY		
Remarks by Court: 5/10/2016		
NEAL MARLOW APPOINTED TO REPRESENT. A	DMIN BOUND OVER TO	
GRAND JURY. BOND DENIED.		
THESE PAPERS TURNED OVER TO THE CIRCU		T
X4, 2) INITIAL APPEARANCE X4, 3) VICTIM		
5) WAIVER OF PRELIMINARY HEARING, 6) OR	DER BINDING DEFENDANT	
OVER TO THE GRAND JURY, 7) ABSTRACT Case Notes:		
case Notes:		
Defendant was Fined:	Plus Assessme	nts of
Sentenced To:	rius Assessme	iles of.
Bail Forfeited ( )	Appealed (	)
Fine Paid ()	T-FF (	,
I Certify That This is a True and Correct (	Copy of My Court Reco	rd as Recorded in
Docket: <u>113</u>	Page: <u>442</u>	
Case: <u>67610</u>		
1 (1)	0.0	
Signed: Col	Title: Clerk	
Signed: // CCC	Title:	
Date: 5 11 16 *		

Agency Code: 9049

Date: 5/11/2016	-	Ticket No:	ACARTLIDGE
Date: 3/11/2010			
DEFENDANT			
Name: HALLMON, ODELL	_ Race: _		Sex:
Physical Address: 583 CR 333	5==		
Mailing Address:	=		
City: MCCARLEY State:	MS	Zip Code:	38943
Mailing Address: City: MCCARLEY State: Drivers License Number:	State: Da	ate of Birth:	
VEHICLE INFORMATION			
Registration (Tag) No:	State.		Vear.
Registration (Tag) No: Make:	State: _	Tvo	Year:
		-11	
VIOLATION	•		_
Charged With: FELONY	% BAC:	Speed:	Zone:
Date of Violation: 4/27/2016 Court Date:	5/10/2016 Hwy	or Street:	
Charges were Filed By:		Badge N	lo: ,
Defendant Entered a Plea of: OPEN/PENDING			
Judgement of Court: BOUND/GRANDJURY			
By Judge: BAMBERG, LARRY			
Remarks by Court: 5/10/2016			
ATTY NEAL MARLOW APPOINTED TO REPRESE	NT. ADMIN BOUN	O OVER TO	
GRAND JURY. BOND DENIED			
THESE PAPERS TURNED OVER TO THE CIRCU	IT CLERK: 1) A	FFIDAVIT	
X4, 2) INITIAL APPEARANCE X4, 3) VICTIM	S LIST, 4) AGEN	DA.	
5) WAIVER OF PRELIMINARY HEARING, 6) OR	DER BINDING DE	FENDANT	
OVER TO THE GRAND JURY, 7) ABSTRACT			
Case Notes:			
Defendant was Fined:	Plus As	ssessments of	•
Sentenced To:			•
Bail Forfeited ( )	Appe	ealed ( )	
Fine Paid ()	1.120	carca ( )	
Time rara ( )			
I Certify That This is a True and Correct	Convert My Cour	rt Pecord ac	Pedorded in
Docket: 113			recorded II
C2 C2 C7	Page:	<u> </u>	
Case: 67611			
Case: 67611	Λ.	χ	
signed X ( ) 1	mitto. Clas	K.	

Date: 5|11|10

Agency Code: 9049

Ticket No: ACARTLIDGE Date: 5/11/2016 DEFENDANT Name: <u>HALLMON</u>, <u>ODELL</u> Race: \_\_\_\_\_ Sex: Physical Address: 583 CR 333 Mailing Address:

City: MCCARLEY

Drivers License Number:

State: MS

State: Date of Birth: VEHICLE INFORMATION Registration (Tag) No: \_\_\_\_\_ State: \_\_\_ Year: \_\_\_\_ Vehicle Model Year: \_\_\_ Make: \_\_\_ Type: \_\_\_\_ VIOLATION % BAC: \_\_\_ Speed: \_\_\_ Charged With: FELONY Comments: MURDER 97-3-19 Defendant Entered a Plea of: OPEN/PENDING Judgement of Court: BOUND/GRANDJURY By Judge: BAMBERG, LARRY Remarks by Court: 5/10/2016 ATTY NEAL MARLOW APPOINTED TO REPRESENT. ADMIN BOUND OVER TO GRAND JURY. BOND DENIED THESE PAPERS TURNED OVER TO THE CIRCUIT CLERK: 1) AFFIDAVIT X4, 2)INITIAL APPEARANCE X4, 3)VICTIMS LIST, 4)AGENDA, 5)WAIVER OF PRELIMINARY HEARING, 6)ORDER BINDING DEFENDANT OVER TO THE GRAND JURY, 7) ABSTRACT Case Notes: Defendant was Fined: \_\_\_\_\_ Plus Assessments of: \_\_\_\_\_ Bail Forfeited ( ) Appealed ( ) Sentenced To: Fine Paid () I Certify That This is a True and Correct Copy of My Court Record as Recorded in Docket: 113 Page: 444 Case: 67612

Signed: Cutu

Date: 5|11|16

Title: Clerk

Agency Code: 9049 Ticket No: ACARTLIDGE Date: 5/11/2016 DEFENDANT Physical Address: 583 CR 333
Mailing Address: Physical Address: City: MCCARLEY State: MS Zip Code: 38943
Drivers License Number: State: Date of Birth: VEHICLE INFORMATION 

 Registration (Tag) No: \_\_\_\_\_\_
 State: \_\_\_\_\_\_
 Year: \_\_\_\_\_

 Vehicle Model Year: \_\_\_\_\_\_
 Make: \_\_\_\_\_\_\_
 Type: \_\_\_\_\_\_\_

 VIOLATION Defendant Entered a Plea of: OPEN/PENDING Judgement of Court: BOUND/GRANDJURY By Judge: BAMBERG, LARRY Remarks by Court: 5/10/2016 ATTY NEAL MARLOW APPOINTED TO REPRESENT. ADMIN BOUND OVER TO GRAND JURY. BOND DENIED THESE PAPERS TURNED OVER TO THE CIRCUIT CLERK: 1) AFFIDAVIT X4, 2)INITIAL APPEARANCE X4, 3)VICTIMS LIST, 4)AGENDA, 5)WAIVER OF PRELIMINARY HEARING, 6)ORDER BINDING DEFENDANT OVER TO THE GRAND JURY, 7) ABSTRACT Case Notes: Defendant was Fined: Bail Forfeited ()
Fine Paid ()

Plus Assessments

Appealed () Plus Assessments of: \_\_\_\_\_ Sentenced To: \_\_\_\_

I Certify That This is a True and Correct Copy of My Court Record as Recorded in

Signed: Catty
Date: 5/11/16

Docket: 113

Case: 67613

Title: Oler

Page: 445

### IN THE CIRCUIT COURT OF MONTGOMERY COUNTY, MISSISSIPPI

STATE OF MISSISSIPPI

**PLAINTIFF** 

VS.

CAUSE NO. 2016-0018CR

**ODELL HALLMON** 

**DEFENDANT** 

### PETITION TO ENTER PLEA OF GUILTY

The Defendant, after having been first duly sworn, on his/her oath, represents and states unto the Court the following:

- 1. My full name is **ODELL HALLOMN**. I request that all proceedings against me be had in my true name. This Petition has been read and explained to me by my lawyer and I understand its contents.
  - 2. I am represented by Hon. Neal E. Marlow, MSB #104680.
  - 3. I wish to PLEAD GUILTY to the charge(s) of: Count I First Degree Murder. Count I First

Degree Murder Count II First Degree Murder Count III aggrevated assault Count I Possession of deadly weapon by a convicted felon. Habitual Offender 891-195.

4. I told my lawyer all the facts & circumstances known to me about the charges against me. I believe that my lawyer is

- fully informed on all such matters. My lawyer has counseled and advised me on the nature of each charge, on any and all lesser-included charges, and on all possible defenses that I might have in this case.
- 5. My lawyer has advised me as to the probabilities of my conviction on the charge(s) with which I am charged and thoroughly discussed all aspects of my case with me. My lawyer has made no threats or promises of any type or kind to induce me to enter this plea of guilty, and the decision to seek the entry of this plea was my own and mine alone, based on my own reasons and free from any outside coercive influences.
- 6. I understand that I may plead Not Guilty to any offense charged against me. If I choose to plead Not Guilty, the Constitution guarantees me:
  - a. the right to a speedy and public trial by jury;
  - b. the right to see, hear, and face in open court all witnesses called to testify against me; and the right to cross-examine those witnesses;
  - c. the right to use the power and process of the Court to compel the production of any evidence, including the attendance of any witness in my favor;
  - d. the right to have the assistance of a lawyer at all stages of the proceedings;
  - e. the presumption of innocence, i.e., the State must prove beyond a reasonable doubt that I am guilty; and
  - f. the right to take the witness stand at my sole option; if I do not take the witness stand, I understand that at my option, the jury may be told that this shall not be held against me.

Knowing and understanding the Constitutional guarantees set forth in this paragraph, I hereby waive them and renew my desire to enter a plea of guilty.

7. I know that if I plead Guilty to these charge(s), the possible sentence is Count I, I and II First

Degree murder is Life and #0-10,000.00 fine and Count IV. is

0-20 years and #0-10,000.00 and Count I minimum 1-10 years

and 0-5,000.00 Fine.

I also know that the sentence is up to the Court; that the Court is not required to carry out any understanding made by me and my attorney with the District Attorney; and further, that the Court is not required to follow the recommendation of the District Attorney, if any. The District Attorney will take no part other than providing to the Court police reports and other factual information as requested by the Court; and the District Attorney shall make no recommendations to the Court concerning my sentence except as follows:

Count I Life & MDoc, Count II and III are to run consecutive to count I consecutive to Count II 20 years in MDoc to run consecutive to Count III, Count I 10 years to run consecutive to Count III, Count I 10 years to run consecutive to Count III, all as a habitual offender 99-19-83.

# I UNDERSTAND THAT NO PERSON CAN OFFER ME EARLY RELEASE, PROBATION OR PAROLE & THAT I MAY HAVE TO SERVE EVERY DAY OF MY SENTENCE.

- 8. I have previously been convicted of felonies in the State of Mississippi.
- 9. I am presently on probation or parole. I understand that by pleading guilty in this case this may cause revocation of my probation or parole, and that this could result in a sentence of Thirty (30) years in that case. I further understand that if my probation or parole is revoked, any sentence in that case may be consecutive to or in addition to any sentence in this case.
- 10. I am 40 years of age and have gone to school up to and through the 11 years of age and have gone to school up to and through the 12 years of age and have gone to school up to and through the 12 years of age and have gone to school up to and through the 12 years of age and have gone to school up to and through the 12 years of age and have gone to school up to and through the 12 years of age and have gone to school up to and through the 12 years of age and have gone to school up to and through the 12 years of age and have gone to school up to and through the 12 years of age and have gone to school up to and through the 12 years of age and have gone to school up to and through the 12 years of age and have gone to school up to and through the 12 years of age and have gone to school up to and through the 12 years of age and have gone to school up to and through the 12 years of age and have gone to school up to and through the 12 years of age and have gone to school up to and through the 12 years of age and have gone to school up to and through the 12 years of age and have gone to school up to and through the 12 years of age and have gone to school up to and through the 12 years of age and have gone to school up to and through the 12 years of age and have gone to school up to another through the 12 years of age and through the 12 years of age and through the 12 years of age and through through the 12 years of age and through - 11. I declare that no officer or agent of any branch of government, Federal, State or local, has made any promise or suggestion of any kind to me, or within my knowledge to anyone else, that I will receive a lighter sentence, or probation, or any other form of leniency if I plead Guilty, except those set forth in this plea bargain agreement.
- 12. I believe that my lawyer has done all that anyone could do to counsel and assist me. I AM SATISFIED WITH THE ADVICE AND HELP HE HAS GIVEN ME. I recognize that if I have been told by my lawyer that I might receive probation or a light sentence, this is merely his prediction and is not binding on the Court. I UNDERSTAND THAT NO PERSON CAN OFFER ME EARLY RELEASE. PROBATION OR PAROLE & THAT I MAY HAVE TO SERVE EVERY DAY OF MY SENTENCE.
- 13. I plead Guilty and request the Court to accept my plea of Guilty and to enter my plea of Guilty on the basis of (set forth involvement in crime: I committed the crime as set forth above.
- 14. I OFFER MY PLEA OF GUILTY FREELY AND VOLUNTARILY AND OF MY OWN ACCORD AND WITH FULL UNDERSTANDING OF ALL THE MATTERS SET FORTH IN THE INDICTMENT AND IN THIS PETITION AND IN THE CERTIFICATE OF MY LAWYER, WHICH FOLLOWS.
- 15. In the event the Court places me on supervised probation, I state for the record that I have fully read and understand and agree to the following terms of supervised probation:
  - (a) commit no offense against the laws of this or any state of the United States;
  - (b) avoid injurious or vicious habits and avoid persons or places of disreputable or harmful character;
  - (c) supporting all dependents;
  - (d) work faithfully at suitable employment so far as possible;
  - (e) not possess or consume any alcoholic beverage, nor go into or remain about any place where alcoholic beverages are sold as a primary sale item, and not possess or use any controlled substance not lawfully prescribed by a physician;
  - (f) submit to any type of breath, saliva or urine chemical analysis test, the purpose of which is to detect the possible presence of alcohol or any substance prohibited or controlled by the laws of this or any state of the United States or of the United States;
  - (g) report to the Department of Corrections as directed by it;
  - (h) permit the Field Officer to visit him/her at home or elsewhere;
  - (i) remain within the State of Mississippi unless authorized to leave on proper application therefor;
  - (j) waive extradition to the State of Mississippi from any jurisdiction in or outside the United States and agree not to contest any effort by any jurisdiction to return Defendant to the State of Mississippi;
  - (k) pay to the Department of Corrections the sum of \$55.00 per month by "certified check" or "money order" until discharged from supervision;
  - (l) pay restitution, attorney's fees, court costs and assessments as outlined above.

The terms of the Suspension of Sentence are the same as those of Supervised Probation except items (g), (h), and (k).

16. HABITUAL CRIMINAL PARAGRAPH. If applicable, please note the Statute under which the plea of guilty is to be taken:
Mississippi Code Ann. Section 99-19-81. ; Mississippi Code Ann. Section 99-19-83. XX. Specify the punishment sought to be enhanced: QS to QW Counts.
SIGNED AND SWORN TO BY ME on this the day of May, 2016, with the full knowledge that every person who shall willfully and corruptly swear, testify or affirm falsely to any material matter under any oath, affirmation, or declaration legally administered in any matter, cause or proceeding pending in any Court of law or equity shall, upon conviction, be punished as provided by law.  WITNESS:  Weal E. Maylow  ODELL HALLMON
Attorney Defendant
STATE OF MISSISSIPPI }
COUNTY OF MONTGOMERY }
SWORN TO AND SUBSCRIBED BEFORE ME, this the day of May, 2016.  LANELLE G. MARTIN  O Din Somexpires.  Ex Officio Notary Public  Ex Officio Notary Public  Confinission Expires Jan. 6, 2020  CERTIFICATE OF COUNSEL

The undersigned, as lawyer and counselor for the above Defendant, hereby certify:

1. I have read and fully explained to the Defendant the allegations contained in the indictment in this case.

2. To the best of my knowledge and belief, the statements, representations, and declarations made by the Defendant in the foregoing Petition are in all respects accurate and true.

3. I have explained the minimum and maximum penalties for each count to the Defendant, and consider him/her competent to understand the charges against him/her and the effect of his/her Petition to Enter a Plea of Guilty.

4. The Plea of Guilty offered by the Defendant in this Petition accords with my understanding of the facts he/she related to me and is consistent with my advice to the Defendant.

5. In my opinion, the Plea of Guilty as offered by the Defendant in this Petition is voluntarily and understandingly made. I recommend that this Court accept the plea of Guilty.

6. Having discussed this matter carefully with the Defendant, I am satisfied, and I hereby certify that, in my opinion, he/she is mentally and physically competent; there is no mental or physical condition which would affect his/her understanding of these proceedings; further, I state that I have no reason to believe that he/she is presently operating under the influence of drugs or intoxicants. [Counsel to state any exception on the record]

Signed by me in the presence of the Defendant above-named and after full discussion of the contents of this Certificate with the Defendant, on this the \_\_\_\_/ 1 1 4 day of May, 2016.

MEAL E. MARLOW Defendant's Attorney

MAY 1 1 2016

ANELE G. MARTIN CHRONT CLERK

### INDICTMENT



THE STATE OF MISSISSIPPI

CAUSE NUMBER 3082

**VERSUS** 

ODELL HALLMON, JR.

INDICTMENT FOR THE OFFENSE OF AGGRAVATED ASSAULT MCA §97-3-7(2)(a)

THE STATE OF MISSISSIPPI COUNTY OF CARROLL, FIRST JUDICIAL DISTRICT

> IN THE CIRCUIT COURT OF SAID COUNTY, MAY TERM, 1993 Grand Jury Sworn and Empaneled on May 17, 1993

The Grand Jurors of the State of Mississippi, taken from the body of good and lawful citizens of said county, elected, summoned, empaneled, sworn and charged to inquire in and for the body of the county aforesaid, at the term aforesaid of the Court aforesaid, in the name and by the authority of the State of Mississippi, upon their oath present that

### ODELL HALLMON

late of the county aforesaid, on or about the 23rd day of December, 1992 in the county and state aforesaid, and within the jurisdiction of this Court did unlawfully, feloniously, purposely, knowingly or recklessly under circumstances manifesting extreme indifference for the value of human life cause bodily injury to another, namely: Elbert Blackmon, Jr., by stabbing the said Elbert Blackmon, Jr. with a knife in the upper left neck, forehead, back of head and shoulder, a means likely to produce death or serious bodily harm and

against the peace and dignity of the State of Mississippi.

Endorsed: A True Bill

Foreman of the Grand Jury

District Attorney

ILED

I hereby certify that the foregoing is a true and complete copy of the original thereof, as the same appears of record in my office. Given under my hand and official seal

This 2 day of March 20 15

Clerk of Carrel Sousiv, Mississ

1 2016

MAY 1 1 2016

ANELLE G. MARTIN, EIRGUITCLERR

### IN THE CIRCUIT COURT OF CARROLL, MISSISSIPPI

### FIRST JUDICIAL DISTRICT

STATE OF MISSISSIPPI

**VERSUS** 

CRIMINAL CASE NO. 3082

ODELL HALLMON, JR.

### JUDGMENT

On May 26, 1993, into open court came the district attorney, the defendant in his own proper person and the defendant's counsel, the defendant having been charged by indictment with the felony crime of AGGRAVATED ASSAULT, having been formally arraigned on the said charge, and for plea thereto, he entered a best interest plea of guilty. Thereafter, the court advised defendant of all his legal and constitutional rights in the premises, and of the consequences of such a plea; and after the defendant freely, voluntarily and intelligently waived his constitutional rights, and after the defendant admitted upon direct questioning that he is guilty of the crime to which he has pleaded guilty, the said plea of guilty was and is accepted by the court.

IT IS THEREFORE ORDERED that the defendant, ODELL HALLMON, JR., for such his crime specified above, be and he is hereby sentenced to serve a term of SEVEN (7) YEARS with the Mississippi Department of Corrections, with THREE (3) YEARS suspended, the remaining FOUR (4) YEARS to serve. FURTHERMORE, the defendant is to pay all court costs, assessments and medical bills of Elbert Blackmon, Jr. as follows: \$1,169.60 to Greenwood Leflore Hospital, Greenwood, MS, and \$930.00 to Carter & Lambdin, 204 Eighth St., Greenwood, MS within ONE (1) YEAR of his actual release. FURTHERMORE, the defendant is to be placed under the supervision of the MDOC for a period of THREE (3) YEARS after his release or until the court in term time, or the judge in vacation, shall alter, extend, terminate or direct the enforcement of the above sentence, and the suspension of said sentence is based upon the conditions that defendant:

(a) commit no offense against the laws of this or any state of the United States or of the United States;

(b) avoid injurious or vicious habits and avoid persons or places of disreputable or harmful character;

ARROLL
DURWARD STANTON, Circuit Clerk in and for the arroll, State of Mississippi, do hereby certify that the

Strument is a true and correct copy as same appears

Book Page 199

Book Page 199

Aday of Mass. Given under my hand and seal of office this Charles Ellis Pirouit Clerk

DURWARD STANTON, Circuit Clerk

D.C.

# Circuit Court Minute Book 4 Page 469

(c) support all dependents;

(d) work faithfully at suitable employment so far as possible;

(e) not possess or consume any alcoholic beverage, nor go into or remain about any place where alcoholic beverages are sold as a primary sale item, and not possess or use any controlled substance not lawfully prescribed by a physician;

- (f) submit to any type of breath, saliva or urine chemical analysis test, the purpose of which is to detect the possible presenceof alcohol or any substance prohibited or controlled by the laws of this or any state of the United States or of the United States;
- (g) report to the Department of Corrections as directed by it;
- (h) permit the Field Officer to visit him/her at home or elsewhere;
- (i) remain within the State of Mississippi unless authorized to leave on proper application therefor;
- (j) waive extradition to the State of Mississippi from any jurisdiction in or outside the United States and agree not to contest any effort by any jurisdiction to return defendant to the State of Mississippi;
- (k) pay to the Department of Corrections the sum of \$20.00 per month by "certified check" or "money order" until discharged from supervision;
- (1) pay all costs, assessments, and medical bills of Elbert Blackmon, Jr. as follows: \$1,169.60 to Greenwood Leflore Hospital, Greenwood, MS, and \$930.00 to Carter & Lambdin, 204 Eighth St., Greenwood, MS, within ONE (1) YEAR of his actual release to the clerk of this Court.

SO ORDERED this the 27th day of May, 1993.

CIRCUIT JUDGE

# STATE OF MISSISSIPI PRISCAER COMMITMENT LOTICE

County of	of <u>Car</u>	roll		***	Cause/Case No	3082
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# STATE OF MISSISSIF PRISONER COMMITMENT NOTICE

Coun	y ofCarroll	Cause/Case No3082
	TO THE MISSISSIPPI DEPART	MENT OF CORRECTIONS
You a presid	ing, the following named person [pled guilty, was / was tried,	_ , of the Circuit Court, Judge <u>Joseph H. Loper Jr.</u> , convicted and sentenced to a term in the state penitentiary, as
ĭ. !	Name Odell Hallmon Jr.	Aliasnone
	Name <u>Odell Hallmon Jr.,</u> SSN Race <u>Black</u>	Sex <u>male</u> Date of Birth
- 1	ast Known Residence	
	Place of Birth	Country of Citizenship  FBI #
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	I hereby certify that the foregoing is a true and complete copy of the original thereof, as the same appears of record in my office. Given under my hand and official seal	
	This day of Murch 20 5	Cherles Ellis
	Charlenoc. Sim	Circuit Clerk
	Clerk of Carroll County, Mississippi	By: By:
DIRECT	OR OF RECORDS INS LIAISON CO	Date: 11/20/95

DIRECTOR OF RECORDS
MISSISSIPPI DEPARTMENT OF CORRECTIONS
POST OFFICE BOX 88550
PEARL MS 39208-8850

INS LIAISON
MISSISSIPPI SUPPEME COURT
POST OFFICE BOX 117
JACKSON MS 39205-0117

Miss. Code Ann. § 99-19-47 SCIS Form 1 4/28/93

Please Affix Seal

### INDICTMENT

THE STATE OF MISSISSIPPI

200 |-CAUSE NUMBER <u>0010</u>CR

**VERSUS** 

ODELL HALLMON, JR, AKA COOKIE

INDICTMENT FOR THE OFFENSE OF FELON IN POSSESSION OF FIREARM §97-37-5(1)

THE STATE OF MISSISSIPPI COUNTY OF MONTGOMERY



The Grand Jurors of the State of Mississippi, taken from the body of good and lawful citizens of said county, elected, summoned, empaneled, sworn and charged to inquire in and for the county aforesaid, at the term aforesaid of the Court aforesaid, in the name and by the authority of the State of Mississippi, upon their oath present that

### ODELL HALLMON, JR, AKA COOKIE

late of Montgomery County, Mississippi, on or about the 4th day of February, 2001, in the county and state aforesaid, and within the jurisdiction of this Court, did wilfully, feloniously, knowingly, intentionally, and without authority of law have and possess a Jennings 9mm pistol bearing serial no. 1270054, the said ODELL HALLMON, JR, AKA COOKIE, having previously been convicted of a felony, to wit: AGGRAVATED ASSAULT, convicted May 27, 1993 in the Circuit Court of Carroll County (First Judicial District) cause no. 3082, against the peace and dignity of the State of Mississippi,

Endorsed: A True Bill

Simulation of the Grand Jury

District Attorney

MAR J. 8 2001

ULIE H. HALFACRE FURCUIT CLERK
BY COSE SEAD D.C.

WAY 1 1 2016

WAR J. 8 2001

ULIE H. HALFACRE FURCUIT CLERK
BY COSE SEAD D.C.

WAY 1 2016

WAR 1 2 2015

LANELLE G. MARTIN, CIRCUIT CLERK
BY COSE SEAD D.C.

LANELLE G. MARTIN, CIRCUIT CLERK
BY COSE SEAD D.C.

LANELLE G. MARTIN, CIRCUIT CLERK
BY COSE SEAD D.C.

WAR 1 2 2015

### IN THE CIRCUIT COURT OF MONTGOMERY COUNTY, MISSISSIPPI

STATE OF MISSISSIPPI

VERSUS

CASE NO. 2001-0010-CR

ODELL HALLMON, JR. a/k/a COOKIE

### JUDGMENT

On April 1, 2002, into open court came the district attorney, the defendant in his own proper person and the defendant's counsel, the defendant having been charged by indictment with the crime of FELON IN POSSESSION OF A FIREARM, having been formally arraigned on the said charge, and for plea thereto, he entered a plea of guilty. Thereafter, the court advised defendant of all of his legal and constitutional rights in the premises, and of the consequences of such a plea; and after the defendant freely, voluntarily and intelligently waived his constitutional rights, and after the defendant admitted upon direct questioning that he is guilty of the crime to which he has pleaded guilty, the said plea of guilty was and is accepted by the court.

IT IS THEREFORE ORDERED that the defendant, ODELL HALLMON, JR. a/k/a COOKIE, for such crime specified above, be and hereby sentenced to:

Serve a term of THREE (3) YEARS with the Mississippi Department of Corrections.

Defendant, upon completion of ONE (1) YEAR of said sentence, is ordered to be released on post-release supervision as per Section 47-7-34 of the Mississippi Code of 1972, as amended, for TWO (2) YEARS. Defendant is to received credit for time served.

FURTHERMORE, the defendant is to pay:

all court costs, fees, and assessments.

These amounts are to be paid to the clerk of this court within one (1) year of his release from incarceration.

The following are terms of post-release supervision:

Commit no offense against the laws of this or any state of the United States or of the (a) United States;

avoid injurious or vicious habits and avoid persons of maces of disreputable or (b) harmful character; MISS., MONTGOMERY COUNTY

(c) support all defendants;

work faithfully at suitable employment so far as (d)

GED A TRUE COPY

- (e) not possess or consume any alcoholic beverage, nor go into or remain about any place where alcoholic beverages are sold as a primary sale item, and not possess or use any controlled substance not lawfully prescribed by a physician;
- (f) submit to any type of breath, blood, saliva, or urine chemical analysis test, the purpose of which is to detect the possible presence of alcohol or any substance prohibited or controlled by the laws of this or any state of the United States or of the United States;
- (g) report to the Department of Corrections as directed by it;
- (h) permit the Field Officer to visit him at home or elsewhere;
- remain within the State of Mississippi unless authorized to leave on proper application therefor;
- (j) waive extradition to the State of Mississippi from any jurisdiction in or outside the United States and agree not to contest any effort by any jurisdiction to return defendant to the State of Mississippi;
- (k) pay to the Department of Corrections the sum of \$30.00 per month by "certified check" or "money order" until discharged from supervision;
- (l) pay fine, court costs, and assessments as outlined above.

SO ORDERED THIS THE LEday of April, 2002.

CIRCUIT COURT JUDGE

# STATE OF MISSISSIPPI

	1	TAXES OF MATOR	DIODIE I I		
In the Circuit Court of	MONTGOMEKI	County	Cause/Case No	2:001	-0010 CR

# TO THE MISSISSIPPI DEPARTMENT OF CORRECTIONS:

NOTICE OF CRIMINAL DISPOSITION You are hereby notified that at the April, 2002 term of the Circuit Court, Judge Clarence E. Morgan, III presiding, the following disposition was imposed for the crime(s) hereinafter described: I. A. Disposition(s) Reported: Prisoner Commitment Suspended Sentence/Probation Acquittal/Dismissal Provisional Sentence (Check all that apply) (Complete A-1 if checked) A-1. Provisional Sentence ☐Non-Adjudication Sentenced under RID Sentenced under Shock Probation Compliance/Non-Compliance Order constitutes Final Disposition) Bad Check Diversionary Program Restitution Center In B. Conviction as Result of: ☑Guilty Plea Guilty Plea after days of Commencement of trial Userdict after \_\_\_\_\_ days in trial ☐Revocation Hearing II. Name UC Alias SSN Last Known Residence Kt.1, Box 5.75, Mc Carley, Date of Birth Place of Birth Montgo mer V Country of Citizenship 115A Allen Registration/Immigration # \_ FBI #\_ III. Count I Charge 1-e MS Code § 97 Orig. Case# Count II Charge MS Code § Orig. Case# \*Count III Charge MS Code § Orig. Case# Agency IV. Date of Sentence \_Credit for Time Served (ONLY for thic/these charge[s])\_ Sentence(s) Initially Imposed by Order: Count I : Count II \_: \*Count III Gheck if reporting additional Counts on Reverse Side Portion of Sentence Portion of Sentence To be served Other Disposition to be Served (Yrs/Mos) Suspended (Yns/Mos) on Probation (Yrs/Mos) (See Legend on Reverse Side) Count ( 2 Vrs. Post-re Count II \*Count III to run concurrent with to run consecutive with  ${f V}_{f a}$  Confined in Jail [On This/These Charges Only] Released on Bond Pending Appeal\_ Defendant Currently Housed in: VI. Fine \$ Indigent Fee \$ Restitution \$ Court Costs \$ 2. Other Fees \$ Conditions of Payment baid Send Prisoner Commitments, Provisional Sentence Orders and Revocation Orders to A GEALISS., MONTGOMERY COUNTY Director of Records MDOC P.O.Box 24388 Jackson, MS 39205 Jackson MS 39205 of Send Suspended Sentence/Propation Notices, Provisional Sentence Orders and Revocation Didens CANELLEG, MARTIN CIRCUIT CLERK ta Operations Data Operations INS Liaison **MDOC** MS Supreme Column 723 North President St. P. O. Box 117 Jackson, MS 39202-3097 Jackson, MS 39205-d117 Acquittal/Dismissal Notices to: INS Liaison (Above Address)

MS Code Ann. §





THE STATE OF MISSISSIPPI **VERSUS** 

CAUSE No. 2005-0018CR1

A ODELL HALLMON, JR. a/k/a COOKIE and

**B** JOHN F. SMITH

INDICTMENT FOR THE OFFENSES OF:

COUNT I: POSSESSION OF COCAINE MCA § 41-29-139 (c)(1)(E)

COUNT II: CONVICTED FELON IN POSSESSION OF A FIREARM § 97-37-5

HABITUAL OFFENDER MCA § 99-19-81

THE STATE OF MISSISSIPPI COUNTY OF CARROLL, FIRST JUDICIAL DISTRICT

> IN THE CIRCUIT COURT OF THE FIRST JUDICIAL DISTRICTE G. MARTIN, GREWIT CO OF CARROLL COUNTY, MISSISSIPPI, MAY TERM 2005 XILLE Grand Jury Sworn and Empaneled May 16, 2005

The Grand Jurors of the State of Mississippi, taken from the body of good and lawful citizens of the county and judicial district aforesaid, elected, summoned, empaneled, sworn and charged to inquire in and for the county and judicial district aforesaid, at the term aforesaid of the Court aforesaid, in the name and by the authority of the State of Mississippi, upon their oath present that:

### COUNT I

### ODELL HALLMON, JR. and JOHN F. SMITH

on or about the 28<sup>TH</sup> day of March 2005, in the First Judicial District of Carroll County, Mississippi, and within the jurisdiction of this Court, while acting in concert with, aiding, abetting, assisting and/or encouraging each other, did wilfully, unlawfully, feloniously, and purposely or knowingly have in his possession approximately 49.2 grams of Cocaine, a Schedule II Controlled Substance, as listed in Section 41-29-115 (A)(a)(4) of the Mississippi Code of 1972. as amended, said amount of Cocaine being more than 30 grams of cocaine, in violation of Miss Code Ann, 41-29-139 (c)(1)(E), and is further charged as an habitual offender under Section 99-19-81 of the Miss. Code as detailed below, against the peace and dignity of the State of Mississippi,

### COUNT II ODELL HALLMON, JR.

On or about the 28<sup>TH</sup> day of March 2005, in the First Judicial District of Carroll County, Mississippi and within the jurisdiction of this Court, did wilfully, unlawfully, feloniously, and knowingly or intentionally possess a firearm, to-wit: a Lorcin .380 caliber, semi-automatic pistol. after having been previously convicted of a felony crime, in that the Defendant Odell Hallmom, Jr. has been previously convicted of Aggregated Assault in cause number 3046 in the Circuit Court of the First Judicial District of Carroll, Massassipp, By Judgement executed in May 1992, against

I herether the accumulation is the State of Mississipp).

and complete copy of the original thereof, as the same appears of record in my office.

Given under my hand and official seal

CARROLL COUNTY, MISSISSIPP

# SENTENCE ENHANCEMENT HABITUAL OFFENDER

The Defendant has been convicted at least twice previously of a felony upon separate charges brought and arising out of separate incidents at different times and has been sentenced to separate terms in a state penal institution as shown by the following:

COURT OF

TICE NO. OILA

CHARGE

<u>DATE</u>

**SENTENCE** 

CONVICTION CIRCUIT COURT CAUSE NO. 2001-010-CR

3046

Poss. Firearm by Felon

04/01/2002

CONVICTION

3 yrs, after serving 1

Year, released on Post Release Sup. For 2 yrs

MISSISSIPPI

MONTGOMERY COUNTY

Agg. Assault

May 1992

9 yrs to serve

CIRCUIT COURT CARROLL COUNTY 1<sup>ST</sup> JUDICIAL DISTRICT

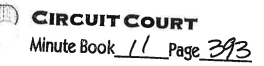
MISSISSIPPI

Miss. Code Ann. § 99-19-81, As Amended, provides that the defendant, upon conviction, shall be sentenced to the maximum term of imprisonment prescribed for the crime of **POSSESSION OF COCAINE** as a habitual offender which is 30 years and a \$1,000,000 fine, and CONVICTED FELON IN POSSESSION OF A FIREARM which is three years which sentences shall not be reduced or suspended nor shall he be eligible for parole or probation, **against the peace and dignity of the State of Mississippi.** 

**Endorsed: A True Bill** 

Foreman of the Grand Jury

Assistant District Attorney



# IN THE CIRCUIT COURT OF THE FIRST JUDICIAL DISTRICT OF CARROLL COUNTY, MISSISSIPPI

STATE OF MISSISSIPPI

VS.

CAUSE NO. 2005-0018-CR1

ODELL HALLMON, JR. a/k/a "COOKIE"

### **JUDGEMENT**

On May 25, 2005, in open court came the district attorney, the defendant in his own proper person and the defendant's counsel, the defendant having been charged by indictment with the FELONY CRIMES OF: COUNT I-POSSESSION OF MORE THAN 30 GRAMS OF COCAINE, MCA§41-29-139(c)(1)(E), COUNT II-CONVICTED FELON IN POSSESSION OF A FIREARM, MCA§97-37-5 AND AS AN HABITUAL OFFENDER, MCA§99-19-81. Upon motion by the State, Count II and the Habitual Offender charge were dismissed, and for plea thereto, the defendant entered a plea of guilty in COUNT I. Thereafter, the court advised the defendant of all his legal and constitutional rights in the premises, and of the consequences of such plea; and after the defendant freely, voluntarily and intelligently waived his constitutional rights, and after the defendant admitted upon direct questioning that he is guilty of the crime to which he has pleaded guilty, the said plea of guilty was and is accepted by the court.

IT IS, THEREFORE, ORDERED that the defendant, ODELL HALLMON, JR. a/k/a "COOKIE", be and he is hereby sentenced to serve a term of NINETEEN (19) YEARS with the Mississippi Department of Corrections. After the defendant has served a period of FOURTEEN

(14) YEARS, the Mississippi Department of Corrections is hereby ordered to place him in a STATE OF MISSISSIPPI COUNTY OF CARROLL COUNTY, MISSISSIPPI COUNTY, MISSISSIPPI CARROLL COUNTY, MISSISSIPPI CARROLL COUNTY, MISSISSIPPI CARROLL COUNTY, MISSISSIPPI CARROLL COUNTY, MISSISSIPPI COUNTY 
for a period of FIVE (5) YEARS, provided the defendant has abided by all of the rules and regulations of the Mississippi Department of Corrections during his period of incarceration.

The defendant is ordered to pay all court costs, fees, and assessments in this cause all to be paid within ONE (1) YEAR of his release from incarceration.

The following are terms of post-release supervision:

- (a)commit no offense against the laws of this or any state of the United States or of the United States;
- (b)avoid injurious or vicious habits and avoid persons or places of disreputable or harmful character;
- (c)support all dependants;
- (d)work faithfully at suitable employment so far as possible;
- (e)not possess or consume any alcoholic beverage, nor go into or remain about anyplace where alcoholic beverages are sold as a primary sale item, and not possess or use any controlled substance not lawfully prescribed by a physician;
- (f)submit to any type of breath, saliva, or urine chemical analysis test, the purpose of which is to detect the possible presence of alcohol or any substance prohibited or controlled by the laws of this or any state of the United States or of the United States;
- (g)report to the Department of Corrections as directed by it;
- (h)permit the field officer to visit him at home or elsewhere;
- (i)remain within the State of Mississippi unless authorized to leave on proper application therefor;
- (j)waive extradition to the State of Mississippi from any jurisdiction in or outside the United States and agree not to contest any effort by any jurisdiction to return defendant to the State of Mississippi;
- (k)pay supervision fees as authorized by law to the Department of Corrections on a monthly basis;
- (l)pay restitution, attorney's fees, fines, court costs, and assessments as outlined above;

The defendant is remanded to the custody of the Sheriff to await transportation.

SO ORDERED AND ADJUDGED this the 25th day of May, 2005.

CIRCUIT COURT JUDGE

## STATE OF MISSISSIPPI

	Circuit Court of	arroll County	C 10	
	1st. Jud. Dist	TO THE MICCIONS	Cause/Case	No2005-0018CR1 (A)
		TO THE MISSISSIPPI	DEPARTMENT OF CORRE	ECTIONS:
	*2 241 19	NOTICE OF	CRIMINIAL DISPOSITIO	NY.
You ar presid	re hereby notified that a ling, the following dispo	the MAY, 2005 silion was imposed for the cri		Judge Morgan
l. A.	Disposition(s) Reported (Check those which apply to all	V. Prisoner Committee	Suspended Sentence/Probation	Revocation Acquittal Other
A-1.	. Provisional Sentence	Non-Adjudication	Sentenced under RID	Enter in StV 2011
_	× <sub>e</sub>	Bad Check Diversionary		Sentenced under Shock Probation  County
В.	. Conviction as Result of	LadGuilly Plea	Guilty Plea after day	/S of Commencement of Table
II. I	Name Odell H	L.Jury Verdict after IImop_⊕Jks/a/k/a Co		Revocation Hearing
•	33N	Race B	Say M + ·	Date of Birth 11-13-75
	LastKnown Residence Place of Birth Mi	Rte 1 Box 575, Mc	Carley, Ms	as ————————————————————————————————————
	Alien Registration/Immigr	ntgomery County, A		USA
		ession of Cocaine	FBI #	6
[	Indicted Under MS Code	41-29-139(c)(1)(E)		
•	Count II ChargeCor	victed Felon in Poss	Sentenced Under Misession of a Firearm	
	manage offert MO CODE	07-27.c		S Code §
8	Indicted Under MS Code	itual Offender		
	Y 223		Sentenced Under M	S Code §
	Date of Sentence N Sentence(s) Imposed by (Prior to any suspended portion	ay 25, 2005	Credit for Time Served (ONLY for this Ahars : Count II dismiss	ese charge[s])days
	Counts on reverse side Counts on reverse side Counts on reverse side		•	be Served Other/Method of Disposition (Refer to legend on back of form)  s post release supervision
			to run concurrent with	
	ConditionalD		to run consecutive to	
V.		0 05		g Treatment/Testing Other
V.	in Jail 5-	Sentence: Habitual Psy 8-05 5-05	to run consecutive to	
V.	in Jail 5— (On this/these charge(s) only)	5-05	chological/Psychiatric Alcohol/Dru to 4-5-05 to present	
V.	in Jail 5— (On this/these charge(s) only) Released on Bond Pend	5-05	to run consecutive to	
	in Jail 5— (On this/these charge(s) only) Released on Bond Pend Defendant Currently Hou	ng Appeal_	to run consecutive to chological/Psychiatric Alcohol/Dru to 4-5-05 to present to to	14808888888888
V. VI.	in Jail 5— (On this/these charge(s) only) Released on Bond Pend Defendant Currently Hou Fine \$ Court Costs \$ 271	ng Appealed in:Indigent Fee \$	to run consecutive to Alcohol/Oru to 4-5-05 to present to to	Restitutions CUIT
	in Jail 5— (On this/these charge(s) only) Released on Bond Pend Defendant Currently Hou Fine \$ Court Costs \$ 271 Conditions of Payment:	ng Appeal ed in: CMRCF Indigent Fee \$ 00 Attorney Fees \$ Day all court costs	to run consecutive to Alcohol/Dru to 4-5-05  to present to to to	Restitution CUIT (1
VI. Send Dir MI P. Pe	in Jail 5—  (On this/these charge(s) only)  Released on Bond Pend Defendant Currently Hou Fine \$  Court Costs \$ 271  ConditionsofPayment:  year of his red Prisoner Commitments, Orders and Revocation inector of Records DOC  O. Box 88550  earl, MS 39208-8550	ng Appeal ed in: CMRCF Indigent Fee \$ 00 Attorney Fees S Day all court costs, lease from incarcenta Provisional Sentence as to Orders to: INS Liaison MS Supreme Court P. O. Box 117 Jackson, MS 39205-0117 Cler	to run consecutive to  chological/Psychiatric  to 4-5-05  to present  to  to  to  to  to  to  to  to  to	Restitutions CUIT C/Other nees in this dause within one
VI. Send Dir MI P. Pe	in Jail 5—  (On this/these charge(s) only)  Released on Bond Pend Defendant Currently Hou Fine \$  Court Costs \$ 271  ConditionsofPayment:  year of his red Prisoner Commitments, Orders and Revocation irector of Records DOC  O. Box 88550  earl, MS 39208-8550  d Suspended Sentence/P	ng Appeal ed in: CMRCF Indigent Fee \$ 00 Attorney Fees S Day all court costs, lease from incarcental Provisional Sentence as to Orders to: INS Liaison MS Supreme Court P. O. Box 117 Jackson, MS 39205-0117 Cler	to run consecutive to  chological/Psychiatric  to 4-5-05  to present  to  to  to  to  to  to  to  to  to	Restitutions CUIT C/ Other fees y in this cause within one
VI.  Send  Oit  MI  P.  Senc	in Jail 5—  (On this/these charge(s) only)  Released on Bond Pend Defendant Currently Hou Fine \$  Court Costs \$ 271  ConditionsofPayment:  year of his red Prisoner Commitments, Orders and Revocation inector of Records DOC  O. Box 88550  earl, MS 39208-8550	ng Appeal ed in: CMRCF Indigent Fee \$ 00 Attorney Fees S Day all court costs, lease from incarcental Provisional Sentence as to Orders to: INS Liaison MS Supreme Court P. O. Box 117 Jackson, MS 39205-0117 Cler	to run consecutive to  chological/Psychiatric  to 4-5-05  to present  to  to  to  to  to  to  to  to  to	Restitutions CUIT C Other Resolution august within one  RD STANTONIA

# Odell Hallmon; #82261

May 11, 2016 at 8:57 AM

From "Willis, Shronda"

To Charles Kirkham

@ []2690\_001.pdf 399.95 KB

### Good morning,

Please find the attached time computation details for the above referenced offender as requested.

In summary the time served on each booking is as outlined below:

Booking A- 1,015 days

Booking B-1,095 days

Booking C-365 days

Booking D-492 days

Booking E – 3,553 days

Please let me know if I may be of further assistance.

### Shronda Willis-MSP Records

Phone: (662) 745-6611 ext. 2333

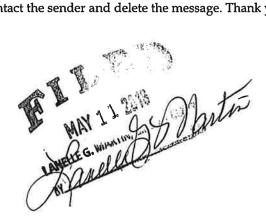
Fax: (662) 745-6305 - Outside

2334 - Inside

E-mail: shwillis@mdoc.state.ms.us

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Comments:

# Mississippi Department of Corrections Inmate Time Sheet

Served: 1,015 days
agrs 9 mos lodays

Offender: HALLMON, ODELL JR 82261

**Computation Date:** 12/08/2003 00:00

Housing: NORTH CC, CARROLL CC

Date Printed:

05/11/2016 08:10

Sentences:							
DATE CAUSE/COUNT OFFENSE	COMMITTED	COUNTY SERVE	HOUSE P	ROBATION HAB	DEFERRED (	OVERRIDE CONCURRENT	CONSECUTIVE
05/27/93 DATACONV- 1315:AGGRAVATED ASSAULT 1/1		Carroll 4Y		N			
First Time Offender							
Trial/Pre Sentence Jail Time:	o.						
FROM TO DAYS							
Total Jail Time: 0 Override: 0							
Computation Details:							
DATE DESCRIPTION							
05/27/93 DATACONV-1/1 1315:AGGRAVATED ASSAULT	4Y						
Summary:							*()
Begin Date House Arrest Date 04/07/1993	Parole Date 04/07/1994	ERS Date		tive Discharge /1996	Max Discha 04/07/1997	rge End Date	
Total Term To Serve: 4V Total Fa	amed Time: 0D	Famed Time Lo	ost OD	Total MET Far	ned: 0D	Total Trusty Time	Farned:



Offender: HALLMON, ODELL JR 82261

Housing: NORTH CC, CARROLL CC

Computation Date: 12/08/2003 00:00

**Date Printed:** 

05/11/2016 08:09

#### Sentences:

DATE	CAUSE/COUNT OFFENSE	COMMITTED	COUNTY	SERVE	House	PROBATION HAB	DEFERRED	OVERRIDE	CONCURRENT CONSECUTIVE
06/26/97	DATACONV- 1315:AGGRAVATED ASSAULT	12/23/92	Carroll	3Y		N			
	1/1								

First Time Offender

### Trial/Pre Sentence Jail Time:

FROM	To	DAYS	
01/24/97	06/09/97	136	
06/12/97	06/26/97	14	

Total Jail Time: 150

Override: 0

### Computation Details:

DATE	DESCRIPTION
06/26/97	DATACONV-1/1 1315:AGGRAVATED ASSAULT 3Y
10/24/97	Loss Of Earned Time 10/24/97: 120D ALL 1997 RVRS
12/30/98	Loss Of Earned Time 12/30/98: 662D ALL 1998 RVRS
04/27/99	Loss Of Earned Time 04/27/99 : 60D 30143
09/27/99	Loss Of Earned Time 09/27/99 : 30D 225367
01/26/00	Loss Of Earned Time 01/26/00: 30D RVR 237808

#### Summary:

in Date

House Arrest Date

Parole Date

**ERS Date** 

Tentative Discharge Max Discharge

End Date

V-1/27/1997

01/27/1998

01/27/2000

01/27/2000

Total Term To Serve: 3Y

Total Earned Time:

Earned Time Lost:

Total MET Earned: 0D

Total Trusty Time Earned:

#### Comments:



SERved: 345 days

Offender: HALLMON, ODELL JR 82261

Housing: NORTH CC, CARROLL CC

Computation Date: 12/08/2003 00:00

**Date Printed:** 

05/11/2016 08:09

Sentences:

PROBATION HAB OVERRIDE DATE CAUSE/COUNT OFFENSE COMMITTED DATACONV- 5212: POSSESSION WEAPON/FELON 02/04/01 Montgomery 24M

First Time Offender

√Trial/Pre Sentence Jail Time:

DAYS 02/06/01 03/27/01 04/01/02

Total Jail Time: 351

Override: 351

Computation Details:

DATE DESCRIPTION

04/01/02 DATACONV-1/1 5212:POSSESSION WEAPON/FELON 1Y

Summary:

Begin Date House Arrest Date Parole Date

ERS Date 04/15/2002 Tentative Discharge Max Discharge

04/15/2002

End Date 04/15/2004

04/15/2001 Total Term To Serve: 1Y

Total Earned Time: 0D

Earned Time Lost:

Total MET Earned: 0D

04/15/2002

Total Trusty Time Earned:

nments:



SERVED 492 days or 14r3 mos 34 days

Offender: HALLMON, ODELL JR 82261

Housing: NORTH CC, CARROLL CC

05/11/2016 08:08 **Date Printed:** 

Computation Date: 11/09/2004 16:07

entences:	
-----------	--

PROBATION HAS OVERRIDE CONCURRENT CONSECUTIVE CAUSE/COUNT OFFENSE DATACONV- 5212:POSSESSION WEAPON/FELON 02/04/01 Montgomery

First Time Offender

### Trial/Pre Sentence Jail Time:

To DAYS

Total Jail Time: 0

Override:

#### Computation Details:

DATE	DESCRIPTION
07/28/03	DATACONV-1/1 5212:POSSESSION WEAPON/FELON 2Y
09/25/03	Into Trusty Status 09/25/03 : 168D ERS- 141D
09/25/03	Text ENTRY 09/25/03 IN T/S-ABE
06/01/04	Out Of Trusty Status 04/28/04
06/01/04	Into Trusty Status 04/28/04
06/02/04	Trusty Earned Time 04/28/04 to 05/28/04: 30D
06/27/04	Trusty Earned Time 05/28/04 to 06/27/04: 30D
07/27/04	Trusty Earned Time 06/27/04 to 07/27/04: 30D
08/26/04	Trusty Earned Time 07/27/04 to 08/26/04: 30D
09/25/04	Trusty Earned Time 08/26/04 to 09/25/04: 30D
10/19/04	Out Of Trusty Status 10/15/04 RELEASED ON ERS
7/04	Released On ERS 10/15/04
2/04	Met-Unit Support/Camp Support 09/01/04 to 09/30/04 : 10D
11/09/04	Return From ERS 10/15/04 to 11/02/04: 19D

### Summary:

Begin Date

House Arrest Date Parole Date **ERS Date** 

Tentative Discharge Max Discharge

End Date

07/28/2003

12/26/2004

08/15/2005

Total Term To Serve: 2Y

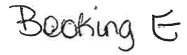
Total Earned Time: 110D

Earned Time Lost: 0D

Total MET Earned: 10D

Total Trusty Time Earned: 222D

### Comments:



SERVED 3,553 days Or 9415 8 mos 22 days

Housing: NORTH CC, CARROLL CC

**Date Printed:** 

05/11/2016 08:08

Offender: HALLMON, ODELL JR 82261

Computation Date: 08/03/2015 15:17

Sentences:

CAUSE/COUNT OFFENSE 05/25/05 2005-3532:COCAINE-POSSESS

03/28/05

COMMITTED Carroll 14Y

PROBATION HAB

5Y

OVERRIDE

CONCURRENT CONSECUTIVE

0018CR1/1

First Time Offender

### Trial/Pre Sentence Jail Time:

FROM	To	DAYS	
03/28/05	04/05/05	8	

DESCRIPTION

Total Jail Time: 8

Override:

#### Computation Details:

DATE

DATE	DESCRIPTION
05/25/05	2005-0018CR1/1 3532:COCAINE-POSSESS 14Y
04/20/06	Into Trusty Status 08/01/05 IN T/S - UNIT SUPPORT (WITHOUT INTENT).
04/21/06	Trusty Earned Time 08/01/05 to 08/31/05 : 30D
04/21/06	Trusty Earned Time 08/31/05 to 09/30/05 : 30D
04/21/06	Trusty Earned Time 09/30/05 to 10/30/05 : 30D
04/21/06	Trusty Earned Time 10/30/05 to 11/29/05 : 30D
04/21/06	Trusty Earned Time 11/29/05 to 12/29/05 : 30D
04/21/06	Trusty Earned Time 12/29/05 to 01/28/06: 30D
04/21/06	Trusty Earned Time 01/28/06 to 02/27/06: 30D
04/21/06	Trusty Earned Time 02/27/06 to 03/29/06 : 30D
1/06	Trusty Earned Time 03/29/06 to 04/28/06 : 30D
e/06	Trusty Earned Time 04/28/06 to 05/28/06 : 30D
06/27/06	Trusty Earned Time 05/28/06 to 06/27/06 : 30D
07/27/06	Trusty Earned Time 06/27/06 to 07/27/06 : 30D
08/27/06	Trusty Earned Time 07/27/06 to 08/26/06: 30D
09/25/06	Trusty Earned Time 08/26/06 to 09/25/06: 30D
10/25/06	Trusty Earned Time 09/25/06 to 10/25/06 : 30D
11/24/06	Trusty Earned Time 10/25/06 to 11/24/06: 30D
12/24/06	Trusty Earned Time 11/24/06 to 12/24/06 : 30D
01/23/07	Trusty Earned Time 12/24/06 to 01/23/07 : 30D
02/22/07	Trusty Earned Time 01/23/07 to 02/22/07: 30D
03/24/07	Trusty Earned Time 02/22/07 to 03/24/07 : 30D
04/23/07	Trusty Earned Time 03/24/07 to 04/23/07: 30D
05/23/07	Trusty Earned Time 04/23/07 to 05/23/07 : 30D
06/22/07	Trusty Earned Time 05/23/07 to 06/22/07: 30D
07/22/07	Trusty Earned Time 06/22/07 to 07/22/07 : 30D
08/21/07	Trusty Earned Time 07/22/07 to 08/21/07 : 30D
09/20/07	Trusty Earned Time 08/21/07 to 09/20/07 : 30D

DATE	DESCRIPTION
10/20/07	Trusty Earned Time 09/20/07 to 10/20/07 : 30D
11/19/07	Trusty Earned Time 10/20/07 to 11/19/07 : 30D
12/19/07	Trusty Earned Time 11/19/07 to 12/19/07 : 30D
01/18/08	Trusty Earned Time 12/19/07 to 01/18/08: 30D
02/17/08	Trusty Earned Time 01/18/08 to 02/17/08: 30D
03/18/08	Trusty Earned Time 02/17/08 to 03/18/08 : 30D
04/17/08	Trusty Earned Time 03/18/08 to 04/17/08: 30D
05/17/08	Trusty Earned Time 04/17/08 to 05/17/08 : 30D
06/16/08	Trusty Earned Time 05/17/08 to 06/16/08 : 30D
07/16/08	Trusty Eamed Time 06/16/08 to 07/16/08 : 30D
10/27/08	Out Of Trusty Status 07/23/08 NOT IN APPROVED PROGRAM
08/21/09	Loss Of Earned Time 07/17/09 : 30D RVR#: 949566
12/02/09	Loss Of Earned Time 09/22/09 : 30D RVR#: 1032377
02/27/12	Loss Of Earned Time 02/13/12 : 120D RVR# 10674
04/30/13	Into Trusty Status 01/18/13 T/S- HR -OTHER HIGH RISK
05/01/13	Trusty Earned Time 01/18/13 to 02/17/13 : 30D
/13	Trusty Eamed Time 02/17/13 to 03/19/13 : 30D
ປັລາປ1/13	Trusty Earned Time 03/19/13 to 04/18/13 : 30D
05/18/13	Trusty Earned Time 04/18/13 to 05/18/13 : 30D
06/17/13	Trusty Earned Time 05/18/13 to 06/17/13 : 30D
07/02/13	Met-Discipleship Program 01/01/13 to 03/31/13 : 30D
07/17/13	Trusty Earned Time 06/17/13 to 07/17/13 : 30D
07/22/13	Met-Discipleship Program 04/01/13 to 06/30/13 : 30D
08/16/13	Trusty Earned Time 07/17/13 to 08/16/13 : 30D
09/15/13	Trusty Eamed Time 08/16/13 to 09/15/13 : 30D
10/02/13	Met-Pre Release Program 07/01/13 to 09/30/13 : 30D The Thinking Errors
10/15/13	Trusty Earned Time 09/15/13 to 10/15/13 : 30D
10/28/13	Out Of Trusty Status 10/27/13 RELEASED TO ERS ON 10 27 13
04/22/14	Released On ERS 10/27/13
04/22/14	Return From ERS 10/27/13 to 04/10/14 : 166D
05/22/14	Into Trusty Status 05/20/14 IN T/S - COMMON LABOR
08/19/14	Out Of Trusty Status 06/05/14 Removed from T/S due to having brown leav sub. in his poss.
07/09/15	Into Trusty Status 03/20/15 T/S- Special Needs
07/10/15	Trusty Earned Time 03/20/15 to 04/19/15 : 30D
10/15 מילח	Trusty Earned Time 04/19/15 to 05/19/15 : 30D
/15	Trusty Earned Time 05/19/15 to 06/18/15 : 30D
07718/15	Trusty Earned Time 06/18/15 to 07/18/15 : 30D
08/03/15	Out Of Trusty Status 08/03/15
08/03/15 08/03/15	Into Earned Discharge Status 08/03/15 Released On Probation 08/03/15
10/10/15	A .
11/10/15	Earned Discharge Credit 09/01/15 to 09/30/15 : 30D  Earned Discharge Credit 10/01/15 to 10/31/15 : 31D
12/10/15	Earned Discharge Credit 11/01/15 to 11/30/15 : 30D
01/10/16	Earned Discharge Credit 12/01/15 to 12/31/15 : 31D
02/10/16	Earned Discharge Credit 12/01/16 to 12/31/16 : 31D  Earned Discharge Credit 01/01/16 to 01/31/16 : 31D
03/10/16	Earned Discharge Credit 01/01/16 to 01/31/16 : 31D  Earned Discharge Credit 02/01/16 to 02/29/16 : 29D
04/10/16	Earned Discharge Credit 02/01/16 to 03/21/16 : 25D  Earned Discharge Credit 03/01/16 to 03/31/16 : 31D
05/10/16	Earned Discharge Credit 04/01/16 to 04/30/16 : 30D
03/10/10	Carried Discharge Organication to to output to , such

Summary:

05/17/2005

11/15/2008

08/03/2015

05/14/2019

12/02/2019

Total Term To Serve: 14Y

Total Earned Time: 0D

Earned Time Lost: 180D Total MET Earned: 90D

Total Trusty Time Earned: 4Y 10D

Comments:

### IN THE CIRCUIT COURT OF MONTGOMERY COUNTY, MISSISSIPPI

STATE OF MISSISSIPPI

**VERSUS** 

**CAUSE NO. 2016-0018-CR** 

ODELL HOLLMAN, JR. a/k/a "COOKIE"

### **JUDGMENT**

On this day, into open court came the district attorney, the defendant in his own proper person and the defendant's counsel, the defendant having been charged by indictment in Count I with the felony crime of FIRST DEGREE MURDER, and in Count II having been charged by indictment with the felony crime of FIRST DEGREE MURDER, and in Count III having been charged by indictment with the felony crime of FIRST DEGREE MURDER, and in COUNT IV having been charged by indictment with the felony crime of AGGRAVATED ASSAULT, and in Count V having been charged by indictment with the crime of POSSESSION OF A DEADLY WEAPON BY A CONVICTED FELON and for plea thereto, the defendant entered a plea of guilty. Thereafter, the court advised defendant of all his legal and constitutional rights in the premises, and of the consequences of such a plea; and after the defendant freely, voluntarily and intelligently waived his constitutional rights, and after the defendant admitted upon direct questioning that he is guilty of the crimes to which he has pleaded guilty, the said pleas of guilty were and are accepted by the court.

IT IS THEREFORE ORDERED, that the Defendant, ODELL HOLLMAN, JR. a/k/a "COOKIE", for such his crimes specified above, be and he is hereby sentenced as to Count I to serve a term of life imprisonment in the custody of the Mississippi Department of Corrections.

As to Count II, the defendant is sentenced to serve a term of life imprisonment in the custody of the Mississippi Department of Corrections, to run consecutively to the sentence imposed in Count I.

As to Count III, the defendant is sentenced to serve a term of life imprisonment in the custody of the Mississippi Department of Corrections, to run consecutively to the sentence imposed in Count I.

As to Count IV, the defendant is sentenced to serve a term of twenty (20) years in the custody of the Mississippi Department of Corrections, to run consecutively to the sentence imposed in Count I.

As to Count V, the defendant is sentenced to serve a term of ten (10) years in the custody of the Mississippi Department of Corrections, to run consecutively to the sentence

imposed in Count I.

IT IS FURTHER ORDERED that this court finds beyond a reasonable doubt that the defendant is a habitual offender as defined in both Miss. Code Ann. § 99-19-81 and Miss. Code Ann. § 99-19-83, and therefore, the defendant is not eligible for probation, parole, or any other form of early release.

FURTHERMORE, the defendant is to pay all court costs, fees, and assessments. The sentence imposed in this cause shall run consecutively with any sentence previously imposed. The defendant is remanded to the custody of the sheriff to await transportation to the Mississippi Department of Corrections.

SO ORDERED this the 11th day of May, 2016.

MAY 12 2016

LANGUE G. MARYIN CIRCUIT CLERK

#### STATE OF MISSISSIPPI

In the Circuit Court of MONTGOT Y Cause/Case No. 2016-0018CR
THE MISSISSIPPI DEPARTMENT OF CORRECTIONS:
NOTICE OF CRIMINAL DISPOSITION
You are hereby notified that at the APRIL 2016/VACATION Term of the Circuit Court,
Judge Joseph H. Loper, Jr. presiding, the following disposition was
imposed for the crime(s) hereinafter described:
I. A. Disposition(s) Reported: X Prisoner Commitment Suspended Sentence/Probation
Revocation Acquittal Other
<del>-</del>
A-1. Provisional Sentence Non-Adjudication RID Shock Probation  Bad Check Div. Pqm. Restituion in CNTY
House Arrest/ISP Parchman Alcohol & Drug Program
B. Conviction as a Result of: X Guilty Plea Guilty Plea after days Trial
_ Jury Verdict after Days in Trial kev. Hearing
II. Name ODELL HALLMON JR Alias COOKIE
SSN Race $\underline{B}$ Sex $\underline{M}$ Date of Birth $\underline{11/13/1975}$
Last Known Residence 583 CR 333
MCCARLEY MS
Place of Birth MONTGOMERY CO Country of Citizenship USA
Alien Registration/Immigration # FBI #
III. Count 1 Charge FIRST DEGREE MURDER
Sentenced MSCode 97-3-19(1)(a) Indicted MS Code 97-3-19(1)(a)
Count 2 Charge FIRST DEGREE MURDER
Sentenced MSCode 97-3-19(1)(a) Indicted MS Code 97-3-19(1)(a)
Count 3 Charge FIRST DEGREE MURDER
Sentenced MSCode 97-3-19(1)(a) Indicted MS Code 97-3-19(1)(a)
IV. Date of Sentence 05/11/2016 Indictment Date 05/11/2016 DA Bar# 000000000
Sentence(s) Imposed by Order:Count 1 LIFE
Credit (Days) Count 2 LIFE
Count 3 LIFE
TO BE SERVED SUSPENDED PROBATION POST RELEASE METHOD OF DISP.
TO DEL DELL'ADD DODIEMENTO
Count 1 LIFE SENTENCE
Count 1 LIFE SENTENCE
Count         1 LIFE         SENTENCE           Count         2 LIFE         SENTENCE
Count         1 LIFE         SENTENCE           Count         2 LIFE         SENTENCE           Count         3 LIFE         SENTENCE
Count         1 LIFE         SENTENCE           Count         2 LIFE         SENTENCE           Count         3 LIFE         SENTENCE           Conc:
Count         1 LIFE         SENTENCE           Count         2 LIFE         SENTENCE           Count         3 LIFE         SENTENCE           Conc:         Cons: CTS II, III, IV, V W/CT I         UV, V W/CT I
Count   1   LIFE
Count 1 LIFE SENTENCE Count 2 LIFE SENTENCE Count 3 LIFE SENTENCE  Conc:  Conc:  Cons: CTS II, III, IV, V W/CT I  Conditions of Sentence: X Habitual Psychological/Psychiatric Alcohol/Drug Other: NOT ELIGIBLE FOR PAROLE, PROBATION OR EARLY RELEASE
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Count 1 LIFE Count 2 LIFE Count 3 LIFE Count 3 LIFE  Conc:  Cons: CTS II, III, IV, V W/CT I  Conditions of Sentence: X Habitual Psychological/Psychiatric Alcohol/Drug Other: NOT ELIGIBLE FOR PAROLE, PROBATION OR EARLY RELEASE  V. Dates Confined to to to  Released on Bond Pending Appeal to Currently Housed In  VI. Fine Indigent Fee Restitution Court Costs 1402.50  Conditions of Payment  Lanelle G Martin
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Count 1 LIFE Count 2 LIFE Count 3 LIFE Conc: Conc: Cons: CTS II, III, IV, V W/CT I Conditions of Sentence: X Habitual Psychological/Psychiatric Alcohol/Drug Other: NOT ELIGIBLE FOR PAROLE, PROBATION OR EARLY RELEASE  V. Dates Confined to to to to  Released on Bond Pending Appeal to Currently Housed In  VI. Fine Indigent Fee Restitution Court Costs 1402.50  Conditions of Payment  Lanelle G Martin May 12, 2016  Send Prisoner Commitments, Provisional Sentence Orders and Revocation Orders To
Count 1 LIFE Count 2 LIFE Count 3 LIFE Count 3 LIFE Conc: Cons: CTS II, III, IV, V W/CT I Conditions of Sentence: X Habitual Psychological/Psychiatric Alcohol/Drug Other: NOT ELIGIBLE FOR PAROLE, PROBATION OR EARLY RELEASE  V. Dates Confined to to to to to Released on Bond Pending Appeal to Currently Housed In  VI. Fine Indigent Fee Restitution Court Costs 1402.50  Conditions of Payment  Lanelle G Martin Montgomery County Gircuit May 12, 2016  Send Prisoner Commitments, Provisional Sentence Orders and Revocation Orders Technology Records Department Court Statistics Division
Count 1 LIFE Count 2 LIFE Count 3 LIFE Count 3 LIFE Conc:  Cons:  Cons:  Conditions of Sentence: X Habitual Psychological/Psychiatric Alcohol/Drug Other: NOT ELIGIBLE FOR PAROLE, PROBATION OR EARLY RELEASE  V. Dates Confined to
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Count 1 LIFE Count 2 LIFE Count 3 LIFE Count 3 LIFE Conc:  Conc:  Cons: CTS II, III, IV, V W/CT I Conditions of Sentence: X Habitual Psychological/Psychiatric Alcohol/Drug Other: NOT ELIGIBLE FOR PAROLE, PROBATION OR EARLY RELEASE  V. Dates Confined to
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LANGLE G. MABTHN-CIRCUTTCLERK,

STATE OF	MISSISSIPPI _	
In the Circuit Court of MONTGO Y	Cause/Case No	. 2016-0018CR
	PI DEPARTMENT OF CORRECTIONS:	Ţ
NOTICE OF CR	RIMINAL DISPOSITION	
You are hereby notified that at the APRIL 2016/	VACATION Term of the Circuit Cou	rt,
Judge Joseph H. Loper, Jr. presid		1.5
imposed for the crime(s) hereinafter described:		
III. (Continued from III {Previous Page})		
Count		
4 Charge AGGRAVATED ASSAULT		
Sentenced MSCode 97-3-7(2)(a)(ii)	Indicted MS Code 97-3-7(2)(a)(	ii)
5 Charge POSSESSION OF A DEADLY WEAPON E	· · · · · · · · · · · · · · · · · · ·	
Sentenced MSCode 97-37-5(1)	Indicted MS Code 97-37-5(1)	
6 Charge SENTENCE ENHANCEMENT: HABITUAL		
Sentenced MSCode 99-19-81	Indicted MS Code 99-19-81	
7 Charge SENTENCE ENHANCEMENT: HABITUAL	OFFENDER	
Sentenced MSCode 99-19-83	Indicted MS Code 99-19-83	
Charge	· · · · · · · · · · · · · · · · · · ·	
Sentenced MSCode	Indicted MS Code	
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Sentenced MSCode	Indicted MS Code	
IV. (Continued from IV {Previous Page})		
Count TO BE SERVED SUSPENDED	PROBATION METHO	D OF DISP.
4 20 YRS	SENTE	NCE
5 10 YRS	SENTE	NCE
6	SENTE	NCE
7	SENTE	NCE
<u></u>		

COST BILL, CRIMINAL CASES, CIRCUIT COURT

NO.

1247

STATE OF MISSISSIPPI Montgomery County

CASE NO. 2016-0018CR

STATE OF MISSISSIPPI VS ODELL HALLMON JR

ATTY:

CLERK FEE 85.00 SHERIFF FEES 35.00 2.00 COURT ADMINISTRATOR 3.00 JURY TAX COURT REPORTER 10.00 2.50 LAW LIBRARY 3.00 COUNTY ATTORNEY .50 COURT CONSTITUANTS 20.00 BOND FEES 161.00 SUB-TOTAL....\$ 1402.50 OTHER FELONIES 10.00 VICTIM BOND FEE TOTAL......\$ 1573.50 PAYMENTS....\$ BALANCE ....\$ 1573.50

I certify that the foregoing is a true Bill of Costs and statement of Fines in the above styled case, this the 12th day of May , 2016.

D.C.

Lanelle G. Martin, Circuit Clerk

Ву

#### MONTGOMERY COUNTY CIRCUIT COURT





Company: CMRCF

ATTN: Chief Smith

City/State: Vaiden, MS

Fax No.: 4

464-0444

Date: May 12, 2016

Sender: Lanelle G. Martin, Clerk

MONTGOMERY COUNTY CIRCUIT COURT

Post Office Box 765 Winona, MS 38967 Tel. No. (662) 283-4161

Fax No. (662) 283-3363

RE: State of Mississippi vs. Odell Hallmon, Jr. - Montgomery Circuit - No. 2016-0018CR

Notice of Criminal Disposition, Indictment and Judgment

THIS MESSAGE IS INTENDED ONLY FOR THE USE OF THE INDIVIDUAL OR ENTITY TO WHICH IT IS ADDRESSED AND MAY CONTAIN INFORMATION THAT IS PRIVILEGED, CONFIDENTIAL, AND EXEMPT FROM DISCLOSURE UNDER APPLICABLE LAW. IF THE READER OF THIS MESSAGE IS NOT THE INTENDED RECIPIENT OR THE EMPLOYEE OR AGENT RESPONSIBLE FOR DELIVERING THE MESSAGE TO THE INTENDED RECIPIENT. YOU ARE HEREBY NOTIFIED THAT ANY DISSEMINATION, DISTRIBUTION, OR COPYING OF THIS COMMUNICATION IS STRICTLY PROHIBITED. IF YOU HAVE RECEIVED THIS COMMUNICATION IN ERROR, PLEASE NOTIFY US IMMEDIATELY BY TELEPHONE AND RETURN THE ORIGINAL MESSAGE TO US AT THE ABOVE ADDRESS VIA THE U.S. POSTAL SERVICE. THANK YOU!

TOTAL NUMBER OF PAGES (including cover sheet): 8

IF YOU DO NOT RECEIVE ALL OF THE PAGES TRANSMITTED, PLEASE CALL (662) 283-4161 IMMEDIATELY TO SPEAK TO THE FAX OPERATOR OR THE SENDER.

#### MONTGOMERY COUNTY CIRCUIT COURT



#### ■FACSIMILE TRANSMISSION

Recipient: Durward Stanton

Date: May 24, 2016

From: Lesa Goldman

Sender: Lesa Goldman, Deputy Clerk

Fax No: 662-464-5407

MONTGOMERY COUNTY CIRCUIT

COURT

Post Office Box 765 Winona, MS 38967 Tel. No. (662) 283-4161 Fax No. (662) 283-3363

MESSAGE: Judgment for Odell Hallmon per telephone request

THIS MESSAGE IS INTENDED ONLY FOR THE USE OF THE INDIVIDUAL OR ENTITY TO WHICH IT IS ADDRESSED AND MAY CONTAIN INFORMATION THAT IS PRIVILEGED, CONFIDENTIAL, AND EXEMPT FROM DISCLOSURE UNDER APPLICABLE LAW. IF THE READER OF THIS MESSAGE IS NOT THE INTENDED RECIPIENT OR THE EMPLOYEE OR AGENT RESPONSIBLE FOR DELIVERING THE MESSAGE TO THE INTENDED RECIPIENT. YOU ARE HEREBY NOTIFIED THAT ANY DISSEMINATION, DISTRIBUTION, OR COPYING OF THIS COMMUNICATION IS STRICTLY PROHIBITED. IF YOU HAVE RECEIVED THIS COMMUNICATION IN ERROR, PLEASE NOTIFY US IMMEDIATELY BY TELEPHONE AND RETURN THE ORIGINAL MESSAGE TO US AT THE ABOVE ADDRESS VIA THE U.S. POSTAL SERVICE. THANK YOU!

TOTAL NUMBER OF PAGES (including cover sheet) 2

IF YOU DO NOT RECEIVE ALL OF THE PAGES TRANSMITTED, PLEASE CALL (662) 283-4161 IMMEDIATELY TO SPEAK TO THE FAX OPERATOR OR THE SENDER.

#### IN THE CIRCUIT COURT OF MONTGOMERY COUNTY, MISSISSIPPI

#### STATE OF MISSISSIPPI

**VERSUS** 

**CAUSE NO. 2016-0018-CR** 

ODELL HOLLMAN, JR. a/k/a "COOKIE"

#### ITEMIZED STATEMENT FOR COMPENSATION AND EXPENSES OF COURT-APPOINTED COUNSEL

TO: Neal E. Marlow, Attorney at Law. MSB#104680 116 First Street North, Grenada MS 38901

Pursuant to the authorization provided by Section 99-15-17 of the Mississippi Code of 1972, Annotated, as amended, and the procedure followed in the Fifth Circuit Court District of Mississippi in the case of <u>STATE OF MISSISSIPPI v. ODELL HOLLMAN a/k/a "COOKIE"</u>, bearing cause number <u>2015-0018-CR</u>, claim is hereby made for compensation of and expenses of representation.

		<u>Date</u>	Hours
1. TIMI	E SPENT IN REPRSENTATION		
1.	DA conversation regarding plea	5/06/2016	30 min
2.	Reviwed the case with attorney Laster Regarding plea agreement and details of Past representation	5/06/2016	30 min =
3.	Met with Odell Holman regarding plea	5/09/2016	60 min
4.	Prepared initial sentencing report for defendants review and consideration	5/09/2016	60 min
5.	Telephone discussion with defendants mother	5/09/2016	10 min
6.	Discussed Defendant's Plea agreement with the District Attorney's Office	5/10/2016	60 min
7.	Discussed case with the defendant's mother	5/10/2016	20 min
8.	Discussion with the defendant	5/10/2016	30 min
9.	Prepared plea petition and reviewed with client	5/11/2016	45 min

# the final details of the agreement

10. Time spent traveling to and Court time to Plea

Defendant on May 11th at 2:00 P.M. in Montgomery County Circuit Court

2. CAIM: Compl	ete	TOTAL HOURS: 6.5
Item I	6.5 hours @ 75.	00 per hour\$487.50
Item II	6.5 hours @ \$25	5.00 per hour\$162.50 (overhead)
TOTAL COM	PENSATION	<u>\$650.00</u>
	as not been received and nor representing the above	no payment or promise of payment has been indigent.
<u>May, 20<sup>th</sup> 201</u> Date	6	Neal E. Marlow, Attorney
Approved for payment	in the sum of \$ 650, 0x	)
For the Court	to sun H. J. R. C	May 23, 2016 DATE

MAY 2 5 2016

LANGUE G. MARTIN, OFFICUIT OVERK

Speeller Charles

90 min

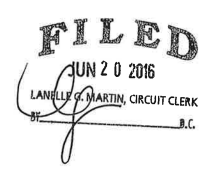
5/11/2016

Montgomery Co. Circuit Court Minute BK 5 PG 520

# FEE BILL, CIVIL CASES, CIRCUIT COURT

State of Mississippi Montgomery County

Case #	Acct	#	Paid By	CASH	Rct#	4020
Cabe m						
CIVIL	COPIES				57.00	



2016-0018CR ODELL HALLMON

Payment received from PETE SKIDMORE

Transaction 9386 Received 6/20/2016 at 14:34 Drawer 1 I.D. LESA

Current Balance Due \$0.00 Receipt Amount \$ 57.00

By \_\_\_\_\_\_D.C. Lanelle G. Martin, Circuit Clerk

Case # Acct # Paid By CASH Rct# 4020

1	IN THE CIRCUIT COURT OF MONTGOMERY COUNTY, MISSISSIPPI
2	
3	STATE OF MISSISSIPPI
4	
5	VS. CAUSE NO. 2016-0018-CR
6	
7	ODELL HALLMON, JR. A/K/A COOKIE
8	***************
9	TRANSCRIPT OF THE PROCEEDINGS HAD AND DONE IN CONNECTION
10	WITH A GUILTY PLEA IN THE ABOVE STYLED AND NUMBERED CAUSE,
11	BEFORE THE HONORABLE JOSEPH H. LOPER, JR. CIRCUIT JUDGE,
12	FIFTH CIRCUIT COURT DISTRICT OF THE STATE OF MISSISSIPPI, ON
13	THE 11TH DAY OF MAY, 2016.
14	***************
15	>
16	APPEARANCES:
17	HONORABLE DOUG EVANS District Attorney
18	Post Office Box 1262 Grenada, MS 38902
19	(Representing the State)
20	(Nepresenting the State)
21	HONORABLE NEAL EUGENE MARLOW Carothers Fedric & Laster
22	116 1st Street Grenada, MS
23	WILEN
24	(Representing the Defendant)
25	LANGUE G. MARTIN CIRCUIT GLERK
26	REPORTED BY: CHARLA S. BOATMAN, CSR.#1720
27	OFFICIAL COURT REPORTER
28	
29	

1	
1	(THE FOLLOWING PROCEEDINGS WERE
2	HAD IN OPEN COURT, TO-WIT:)
3	
4	BY THE COURT: Mr. Evans, do you have the court
5	file?
6	BY MR. EVANS: Yes, sir.
7	BY THE COURT: I will call up the State of
8	Mississippi versus Odell Hallmon a/k/a Cookie, Cause
9	No. 2016-0018-CR.
10	Mr. Hallmon, have you received a copy of the
11	indictment charging you with Count I: First Degree
12	Murder, Count II: First Degree Murder, Count III: First
13	Degree Murder, Count IV: Aggravated Assault, and Count
14	V: Possession of a Deadly Weapon by a Convicted Felon?
15	BY THE DEFENDANT: Yes, sir.
16	BY THE COURT: I will have the state read the
17	indictment.
18	BY MR. EVANS: Indictment.
19	The State of Mississippi versus Odell Hallmon, Jr
20	a/k/a Cookie, Cause No. 2016-0018-CR.
21	Indictment for the offenses of Count I: First
22	Degree Murder. Mississippi Code Annotated 97-3-19 (1)
23	(a).
24	Count II: First Degree Murder. Mississippi Code
25	Annotated Section 97-3-19 (1) (a).
26	Count III: First Degree Murder. Mississippi Code
27	Annotated Section 97-3-19 (1) (a).
28	Count IV: Aggravated Assault. Mississippi Code
29	Annotated Section 97-3-7 (2) (a) (ii)

Count V: Possession of a Deadly Weapon by a Convicted Felon. Mississippi Code Annotated Section 97-37-5 (1).

Sentence Enhancement: Habitual Offender.

Mississippi Code Annotated Section 99-19-81.

Sentence Enhancement: Habitual Offender.

Mississippi Code Annotated tit section 99-19-83.

The State of Mississippi.

County of Montgomery.

In the Circuit Court of Montgomery County, April term, 2016.

Grand jury recalled May 11, 2016.

The Grand Jurors of the State of Mississippi, taken from the body of good and lawful citizens of said county and state, elected, summoned, empaneled, sworn and charged to inquire in and for the county aforesaid, at the term aforesaid, of the court aforesaid, in the name and by the authority of the State of Mississippi, upon their oath present that:

Count I: Odell Hallmon, Jr. a/k/a Cookie on or about April 27, 2016 in Montgomery County, Mississippi and within the jurisdiction of this Court, did willfully, unlawfully, feloniously, without authority of law and with deliberate design to effect death, kill and murder, Marquita Hill, a human being, in violation of Section 97-3-19 (1) (a) of the Mississippi Code of 1972, as amended, constituting a series of related acts or transactions or a common scheme or plan and against the peace and dignity of the State of Mississippi; and

that

Count II: Odell Hallmon, Jr. a/k/a Cookie on or about April 27, 2016 in Montgomery County, Mississippi and within the jurisdiction of this Court, did willfully, unlawfully, feloniously, without authority of law and with deliberate design to effect death, kill and murder, Carolyn Sanders, a human being, in violation of Section 97-3-19 (1) (a) of the Mississippi Code of 1972, as amended, constituting a series of related acts or transactions or a common scheme or plan and against the peace and dignity of the State of Mississippi; and that

Count III: Odell Hallmon, Jr. a/k/a Cookie on or about April 27, 2016 in Montgomery County, Mississippi and within the jurisdiction of this Court, did willfully, unlawfully, feloniously, without authority of law and with deliberate design to effect death, kill and murder, Kenneth Loggins, a human being, in violation of Section 97-3-19 (1) (a) of the Mississippi Code of 1972, as amended, constituting a series of related acts or transactions or a common scheme or plan and against the peace and dignity of the State of Mississippi; and that

Count IV: Odell Hallmon, Jr. a/k/a Cookie on or about April 27, 2016 in Montgomery County, Mississippi and within the jurisdiction of this Court, did willfully, unlawfully, feloniously, and purposely or knowingly cause bodily injury to Marcus Brown with a deadly weapon, to wit: by shooting the said Marcus

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Brown with a pistol, in violation of Section 97-3-7

(2)(a)(ii) of the Mississippi code of 1972, as amended, and constituting a series of related acts or transactions or a common scheme or plan and against the peace and dignity of the State of Mississippi;

Count V: Odell Hallmon, Jr. a/k/a Cookie on or about April 27, 2016 in Montgomery County, Mississippi and within the jurisdiction of this Court, did willfully, unlawfully, feloniously, knowingly, intentionally, and without authority of law, have and possess a deadly weapon to wit: a pistol after the said Odell Hallmon, Jr. a/k/a Cookie, had been previously convicted of a felony, to wit: Carroll County First Judicial District Circuit Court, State of Mississippi, Cause No. 3082, Aggravated Assault, 5/27/1993, sentenced to seven years Mississippi Department of Corrections; Montgomery County Circuit Court, State of Mississippi, 2001-0010-CR, Felon in Possession of a firearm, 4/01/2002, three years Mississippi Department of Corrections; Carroll County First Judicial District, Circuit Court, State of Mississippi, 2005-0018-CR1, Possession of Cocaine More than 30 grams, 5/25/2005, 19 years Mississippi Department of Corrections.

And also in violation of Section 97-37-5(1) of the Mississippi code of 1972, as amended, constituting a series of related acts or transactions or a common scheme or plan and against the peace and dignity of the State of Mississippi; and that

Enhancement: Habitual Offender, the defendant,

Odell Hallmon, Jr. a/k/a Cookie, has been convicted at least twice previously of a felony upon separate charges brought and arising out of separate incidents at different times and has been sentenced to serve separate terms of one (1) year or more in a state or federal penal institution, and at least one of the offenses was a crime of violence, to wit: Aggravated Assault as shown in the following: Carroll County First Judicial District Circuit Court, State of Mississippi, Cause No. 3082, Aggravated Assault, 5/27/1993, seven years MDOC; Montgomery County Circuit Court, State of Mississippi, 2001-0010-CR, Felon in Possession of a firearm, 4/01/2002, three years MDOC; Carroll County First Judicial District, Circuit Court, State of Mississippi, 2005-0018-CR1, Possession of More than 30 grams of Cocaine, 5/25/2005, 19 years MDOC as a result of the aforesaid convictions, section 99-19-83 of the Mississippi Code of 1972, as amended provides that the defendant, Odell Hallmon, Jr. a/k/a Cookie if convicted on the charge in this indictment, shall be sentenced to life imprisonment and section 99-19-81 of the Mississippi Code of 1972, as amended, provides that the defendant, Odell Hallmon, Jr. a/k/a Cookie, if convicted on the charges in this indictment, shall be sentenced to the maximum term of imprisonment prescribed for the crimes convicted, which sentence shall not be reduced or suspended, nor shall he be eligible for probation or parole, against the peace and dignity of the State of Mississippi.

It is endorsed a true bill. Signed by the foreman 1 and an assistant district attorney. 2 BY THE COURT: Mr. Hallmon, how do you plead to 3 these charges? 4 BY THE DEFENDANT: Guilty. 5 BY THE COURT: I will state for the record the 6 Court has a petition to enter a plea of guilty that has 7 been prepared and filed on behalf of Mr. Hallmon. 8 will state for the record that he is here in open court 9 along with his attorney, Honorable Neal Marlow. 10 11 (WHEREUPON, THE COURT ASKS QUESTIONS OF MR. MARLOW.) 12 13 BY THE COURT: 14 Q. And, Mr. Marlow, the petition that is before the 15 Court, did you prepare it for Mr. Hallmon? 16 Yes, Your Honor. 17 Α. And have you had an opportunity to go over the 18 contents of the petition with him? 19 Yes, Your Honor. 20 A. And are you satisfied that he understands all of 21 his constitutional rights and the consequences of pleading 22 guilty? 23 Yes, Your Honor. 24 Α. And are you satisfied that you and he have had a 25 sufficient length of time to discuss the matter and that he 26 is prepared at this time to go forward? 27 Yes, Your Honor. We have had extensive 28 discussions with the district attorney. We have had 29

sufficient time.

BY THE COURT: Mr. Hallmon, I need you to raise your right hand and take the oath.

(WHEREUPON, THE DEFENDANT WAS SWORN BY THE COURT.)

(WHEREUPON, THE COURT ASKS QUESTIONS OF THE DEFENDANT.)

#### BY THE COURT:

- Q. Mr. Hallmon, before I can accept your plea of guilty, there are a number of questions I have got to ask you. There are also a number of constitutional rights that I have to advise you of. During this process if at any time I should ask you some question you do not understand or if I advise you of a law or constitutional right that you do not understand and need further explanation on or if you need a recess to talk further with Mr. Marlow, if any of that occurs during the proceedings, will you let me know?
  - A. Yes, sir.
- Q. And you are going to need to speak up so the court reporter can hear what you are saying.
  - A. Yes, sir.
- Q. Now, according to the petition, you are 40 years of age and completed 7th grade; is that correct?
  - A. Yes, sir.
  - Q. And can you read and write?
  - A. Yes, sir.
- Q. Did you read this petition and enter a plea of guilty and go over it with Mr. Marlow?
  - A. Yes, sir.

- Q. And when you read the petition and went over it with him, did you understand the contents of this petition?
  - A. Yes, sir.
- Q. Now, are you under the influence of any drugs or alcohol or intoxicants at this time?
  - A. No, sir.
- Q. Have you ever been diagnosed with any disabilities of mind or problems with your thought processes or any psychiatric disorder that would affect your ability to understand these proceedings? You have not?
  - A. No, sir.
- Q. Now, Mr. Hallmon, under the state and federal constitutions there are a number of constitutional rights that you will be waiving or giving up by entering a plea of guilty to these charges.

The constitutional rights are these:

You've got the constitutional right to a speedy public trial by a jury of your peers.

You've got a right to be present at trial.

You've got a right to testify at trial or a right to remain silent at trial.

You've got the right to cross-examine witnesses who come into court and testify against you, and you've got the right to use the process of this court to compel witnesses to come to court and testify on your behalf.

If you chose to go to trial, you would have the right to have a jury instructed that you're presumed to be innocent; that before they could convict, all 12

would have to agree on your guilt and they would have to find you guilty beyond a reasonable doubt.

If you were tried by a jury and convicted, you could appeal the conviction to the Supreme Court or Court of Appeals of this state; and an attorney would be appointed to represent you on appeal if you were not able to afford one.

But by entering a plea of guilty to the charges today, there cannot be any appeal from these proceedings.

Mr. Hallmon, do you understand those constitutional rights?

- A. Yes, sir.
- Q. And do you understand all those constitutional rights that are listed in Paragraph 6 of this petition to enter a plea of guilty?
  - A. Yes, sir.
- Q. And do you waive or give up all those constitutional rights and enter a plea of guilty to the five counts that are charged in this indictment?
  - A. Yes, sir.
- Q. Now, Mr. Hallmon, has anybody offered you a reward, hope of reward, given you a promise or money or anything of value to get you to plead guilty?
  - A. No, sir.
- Q. Has anybody threatened you, or frightened you, or forced you into entering this plea of guilty?
  - A. No, sir.
    - Q. Is this plea of guilty your free and voluntary

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- A. Yes, sir.
- Q. And was it your decision and yours alone to plead guilty to the charge?
  - A. Yes, sir.
- Now, I understand that your attorney and the Q. district attorney's office have discussed a possible plea It is my understanding that on Count I: recommendation. First Degree Murder they will recommend that you be sentenced to serve life imprisonment. And then on Count II and Count III for First Degree Murder, life imprisonment and then on Count IV: Twenty years in custody of Mississippi Department of Corrections. And then Count V: Ten years Mississippi Department of Corrections. Each of these sentences to run consecutively. And then also you will be sentenced as a habitual offender pursuant to Mississippi Code Section 99-19-83 which means you will not be eligible for parole so you would have to serve all these sentences without any possibility of parole; is that your understanding of the recommendation?
  - A. Yes, sir.
- Q. And do you understand the Court is not bound by the recommendation?
  - A. Yes, sir.
- Q. And do you understand the possible sentences are for First Degree Murder for the first three counts are anywhere from -- well, the sentence will be life imprisonment. There is no minimum sentence and it is life imprisonment and the possibility of no fine to up to

1 \$10,000; do you understand that? 2 Yes, sir. 3 Q. And then on Count IV for aggravated assault, the possible penalty is anywhere from suspended jail time to 20 4 5 years in prison. No fines up to \$10,000. Yes, sir. 6 Α. 7 And then on a felon in possession of a firearm 8 charge that would be anywhere from a one year minimum 9 sentence to a maximum of 10 years and no fine up to \$5,000; 10 do you understand that? 11 Yes, sir. A. 12 Now, have you had an opportunity to go over the charges that have been brought against you in this case with 13 14 Mr. Marlow? 15 Α. Yes, sir. 16 Has he advised you of the elements of the crime of Q. 17 first degree murder, the elements of the crime of aggravated 18 assault, and also the elements of the crime of possession of 19 a deadly weapon by a convicted felon, that being the facts 20 the State would have to prove in each one of those counts 21 before you could be found guilty? 22 Yes, sir. Α. 23 Q.

- Has he also discussed with you any possible defenses you might have to the charges? Has he?
  - A. Yes, sir.

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- Has Mr. Marlow met the expectations of what you believe a lawyer representing you in this case should do for you?
  - Yes, sir. A.

1 Q. Do you have any complaints about that 2 representation? 3 Α. No, sir. 4 Q. Now, are you completely and totally satisfied in 5 all respects with the representation that he has provided to 6 you? 7 Yes, sir. Α. 8 Has he failed to do something you wanted him to do 9 for you or done something you didn't want him to do? 10 Α. No, sir. 11 Q. And have you had a sufficient length of time to 12 consult with him on this case? 13 Yes, sir. A. 14 And, I believe he started immediately representing 15 you -- probably the day you were arrested or shortly after 16 but even that hasn't been that long but you are satisfied 17 that you have had a sufficient length of time to consult 18 with him? 19 Α. Yes, sir. 20 And you do desire to continue with this plea? Q. 21 Α. Yes, sir. 22 BY THE COURT: The Court will now hear from the 23 State on the factual basis of the charge. 24 BY MR. EVANS: Your Honor, on or about April 27, 25 2016 the State would prove at trial that Odell Hallmon 26 did at three different locations shoot several people. 27 At one location, the State would prove that he shot 28 Marquita Hill and Carolyn Sanders and both of them did 29 in fact die from these injuries. At that location

there was an eye witness that saw him commit the shootings. At the location where he shot and killed Kenneth Loggins, there was another eye witness that saw him commit that shooting also. At the location where he shot Marcus Brown there was a witness that saw him shoot Marcus Brown five times and also Marcus Brown survived from the shootings and is here today and would be able to testify that Odell Hallmon was the person that shot him.

Also, out of the shooting at the Loggins location there was evidence found at that scene that came out of Odell Hallmon's vehicle. And, also because Odell Hallmon at this time was a convicted felon, the charge of a convicted felon being in possession of a deadly firearm would be charged in Count V. And in addition to this, we have statements made by the defendant where he admitted to his actions on that date, shooting these individuals.

BY THE COURT: So he has confessed?

BY MR. EVANS: Yes, sir, he has. Also, I would like -- since this is a short time period -- I would like the benefit of the defense counsel also to put in the record that we have working with defense counsel, we have furnished full discovery, and we have gone over all of the details in this case with defense counsel. So he has our complete file plus we have furnished all of the information about the habitual statute and have given him the information that I have provided and I have as exhibits for the 83 habitual.

I have exhibits one, two, and three that I offer as the indictments, certified copies of the indictments for his prior convictions. And Exhibit four which are the time computations for his sentences showing the time that he served on his prior convictions, Your Honor.

BY THE COURT: I will allow them to be admitted into evidence.

# (WHEREUPON, STATE'S EXHIBITS 1-4 WERE MARKED AND ADMITTED INTO EVIDENCE.)

BY THE COURT: Mr. Hallmon, you have heard the facts the State would intend to prove at trial if the case were to go forward to trial; do you agree with these facts?

BY THE DEFENDANT: Yes, sir.

BY THE COURT: And are you pleading guilty in

Count I to First Degree Murder, Count II: First Degree

Murder, Count III: First Degree Murder, Count IV:

Aggravated Assault, Count V: Possession of a Deadly

Weapon by a Convicted Felon because you are, in fact,
guilty of those charges?

BY THE DEFENDANT: Yes, sir.

BY THE COURT: And do you also admit that you are a habitual criminal as alleged in the indictment?

BY THE DEFENDANT: Yes, sir.

BY THE COURT: The Court finds the plea to be made freely, knowingly, voluntarily, and intelligently made.

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The Court finds there to be a factual basis for the charge and for the plea of guilty as to each count.

The Court reviewing the documents does also find that Mr. Hallmon is a habitual criminal. This Court finds beyond a reasonable doubt that he is and he would be a habitual criminal under Section 99-19-81 and under Section 19-99-83 of the Mississippi Code.

And, Mr. Evans, is the sentence recommendation of the State of Mississippi as listed in this petition?

BY MR. EVANS: Yes, sir.

BY THE COURT: Mr. Hallmon, I am going to accept the recommendation from the State of Mississippi. to Count I for the crime of First Degree Murder you are sentenced to serve a term of life imprisonment. And in Count II for the crime of First Degree Murder, you are sentenced to serve a term of life imprisonment to run consecutively to the sentence imposed in Count I. And then in Count III, for the crime of First Degree Murder, you are sentenced to serve a term of life imprisonment to run consecutively to the sentence imposed in Count I. And then in Count IV for the crime of aggravated assault you are sentenced to serve a term of 20 years in the custody of Mississippi Department of Corrections to run consecutively to the sentence imposed in Count I. And then in Count V for the crime of Possession of a Deadly Weapon by a Convicted Felon, you are sentenced to serve a term of 10 years in the custody of Mississippi Department of Corrections to run consecutively to the sentence imposed in Count I.

The Court further finds that you are a habitual offender. Therefore, the Court finds that you're not eligible for parole and the sentence will be served without the possibility of any parole or early release or anything of that nature.

Mr. Hallmon, do you understand the sentence of the Court?

BY THE DEFENDANT: Yes, sir.

BY THE COURT: And do you understand all the proceedings that have taken place concerning your case?

BY THE DEFENDANT: Yes, sir.

BY THE COURT: Do you have any questions whatsoever about anything that has taken place?

BY THE DEFENDANT: No, sir.

BY THE COURT: Mr. Hallmon, it is hard for the Court to understand the hatred in someone's heart and the darkness and evil in someone's soul that would have caused you to do this. I will just say this: You are going to face a more righteous judge one day than me and you better be praying that you receive more mercy and pardon at that time than you were willing to give to these victims in this case.

You are remanded now to the sheriff for custody of Mississippi Department of Corrections to transport you to the Mississippi Department of Corrections.

BY THE DEFENDANT: Yes, sir.

BY THE COURT: That will be all.

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#### COURT REPORTER'S CERTIFICATE

I, Charla S. Boatman, Official Court Reporter in and for the Fifth Circuit Court District of the State of Mississippi, do hereby certify that to the best of my skill and ability I have reported the proceedings in the aforementioned cause number and that the above pages contain a full, true and correct transcript of my stenographic notes and tape taken in said proceedings.

I do further certify that my certificate annexed hereto applies only to the original and certified transcript. The undersigned assumes no responsibility for the accuracy of any reproduced copies not made under my control or direction.

This, the 22 day of \_\_\_\_\_\_ 2016

CHARLA S. BOATMAN, CSR NO. 1720 OFFICIAL COURT REPORTER Subject:

[FOUND\_FIN\_TERM]RE: Public Records Request from APM

Date:

Wednesday, August 16, 2017 at 7:14:56 PM Central Daylight Time

From:

Fisher, Grace S.

To:

Yesko, Parker

Attachments: image001.png

Hello, in the interest of time, I am waiving any fees associated with providing the information below. My apology for any delay. I have been out of the office. If you desire additional information, a fee likely will be involved. (The names were matched based on the DOB provided.)

- Odell Hallmon (DOB: 11/13/75), listed as Odell Hallmon Jr. currently serving life, five sentences handed down 5/11/16 (life for 3 counts of homicide murder, 20 years for aggravated assault, and 10 years for possession of a firearm by a convicted felon, all consecutive), Montgomery County. Previous convictions: aggravated assault, four years to serve, sentenced 5/27/93, Carroll County; three years to serve for the aggravated assault charge, sentenced 6/27/97, Carroll County; possession of weapon by a convicted felon, one year to serve and 24 months' probation, sentenced 4/1/02, Montgomery County; 2 years to serve from same conviction, sentenced 7/28/03, Montgomery County; cocaine possession, 14 years to serve and five years' probation, sentenced 5/25/05, Carroll County.
- **Timothy/Timmy Haymore** (DOB: 4/19/68), simple assault, 7 months to serve, sentenced 3/19/1993, Leflore County; manslaughter, 10 years, sentenced 3/31/1997, Leflore County. No longer under supervision or released, time served on 12/26/2004.
- Carlton H. Bennett (DOB: 7/19/78), residential burglary, 3 years to serve and 36 months' probation, sentenced 6/13/1997, Leflore County. No longer under supervision as of 10/25/200421786
- Homer Hughes (DOB: 4/14/63), fraud, 3 years to serve, sentenced 4/30/85, Leflore County; burglary, four years to serve, sentenced 6/16/89, Leflore County; nonresidential burglary and grand larceny, 1 year to serve and 48 months' probation for each, concurrent, sentenced 6/13/97, Leflore County; sentenced again on 12/17/97 for same two convictions, plus another count of grand larceny and given two years each on all three, concurrent. Released, record closed, as of 1/15/99.

- Maurice Bernard Hawkins (DOB: 3/2/73), residential burglary, 3 years and 24 months' probation, sentenced 7/3/97, Leflore County; returned on same conviction and given three years to serve, sentenced 1/29/99, Leflore County. Released, record closed as of 12/9/2000.
- Morgan Vance McClurg, Jr. (DOB: 8/11/77), has a total of 13 convictions for a total of 13 years to serve. Nine convictions occurred on 11/25/1996 for seven counts of nonresidential burglary and two counts of grand larceny, all in Carroll County. He received seven years for all but two of the burglary convictions. One burglary conviction carried only five years' probation and the other carried five years to serve and five years' probation. He was sentenced again on 4/15/97 for burglary and received seven years in Leflore County. Then he was sentenced on 8/6/97 for two counts of grand larceny and one count of nonresidential burglary and received one year each with five years' probation, all Grenada County. His probation ended on 2/9/17.
- Frederick Bernard Veal (DOB: 1/16/66). Convicted of possession of marijuana on 3/13/89 and received 36 months' probation in Leflore County, sentenced again on 6/3/92 for the conviction and received three years to serve in Leflore County. Came back a third time for three counts of uttering forgery and received two years each on all three when sentenced on 6/23/95. He had a total of two years to serve. He was released on 1/26/96.

Grace Fisher
Communications Director
MDOC Office of Communications
gfisher@mdoc.state.ms.us
(601) 359-5608 office; (601) 665-7781 cell

From: Yesko, Parker [mailto:pyesko@apmreports.org]

Sent: Thursday, August 10, 2017 1:12 PM

**To:** Fisher, Grace S. <GFisher@mdoc.state.ms.us> **Subject:** Re: Public Records Request from APM

Hi Ms. Fisher,

Just wanted to check in to see if you might have the records I requested a couple weeks ago. The names of the 7 individuals of interest are below.



#### STATE OF MISSISSIPPI DEPARTMENT OF CORRECTIONS PELICIA E. HALL, COMMISSIONER

The following information was requested on the following eight (8) individuals: Date entered MDOC custody, date released, visitor logs during time of custody, incident reports and classification scoring sheets:

Odell Hallmon (DOB: 11/13/75)

Timothy/Timmy Haymore (DOB: 4/19/68)

Carlton H. Bennett (DOB: 7/19/78) Homer Hughes (DOB: 4/14/63)

Maurice Bernard Hawkins (DOB: 3/2/73) Morgan Vance McClurg, Jr. (DOB: 8/11/77) Frederick Bernard Veal (DOB: 1/16/66)

Curtis Flowers (DOB: 5/29/70)

No separate incident report was found on any of the individuals. However, some of the individuals received RVR. RVR reports are not subject to the Mississippi Public Records Act. Charges are releasable. Therefore, my office is releasing the charges where found. Visitation logs are provided where found.

If you need a certified copy of each inmate's record, you can request what is known as a "Pen Pak" from the Records Department via <a href="LALockhart@mdoc.state.ms.us"><u>LALockhart@mdoc.state.ms.us</u></a> or write MDOC at P.O. Box 24388, Jackson, MS 39225.

The request regarding individual classification sheets is pending.

Please let me know if you have any other questions.

Grace Fisher Communications Director

# **Odell Hallmon**, sentenced the following:

5/27/93, aggravated assault, Carroll County, 4 years to serve

6/26/97, aggravated assault, Carroll County, 3 years to serve

4/1/02, possession weapon/felon, Montgomery County, 1 year, 24 months' probation

7/28/03, possession weapon/felon, Montgomery County, 2 years to serve

5/25/05, cocaine possession, 14 years to serve, 5 years' probation

5/11/16, homicide/murder, Montgomery County, life

5/11/16, homicide/murder, Montgomery County life, consecutive to first

5/11/16, homicide/murder, Montgomery County, life, consecutive to second

5/11/16, aggravated assault, Montgomery County, 20 years, consecutive to third

5/11/16, possession of firearm by convicted felon, Montgomery County, 10 years

Status: Serving life at the Mississippi State Penitentiary at Parchman

Visitor Log: See attachment RVR (s): See attachment

# Timothy Haymore, sentenced:

3/19/93, simple assault, Leflore County, 7 months' probation 3/31/97, manslaughter, Leflore County, 10 years

Status: Released, 12/26/2004

Visitor Log: None

4 RVR (s) all issued at Marshall County Correctional Facility RVR 15 Threatening another, 9/11/1997; RVR 02 fighting except self-defense, 2/12/2000; RVR 02 fighting except self-defense 7/3/2001; and RVR 27 violation of phone, etc. privileges, 1/14, 2003

#### Carlton H. Bennett, sentenced:

6/13/97, residential burglary, Leflore County, 3 years to serve, 36 months' probation

Status: Released, 10/25/2004, sentence expired

Visitor Log: None RVR: None found

# Homer Hughes, sentenced:

4/30/85, fraud, Leflore County, 3 years to serve

6/16/89, general burglary, Leflore County 4 years to serve 6/13/97, nonresidential burglary, Leflore County, 1 year, 48 months' probation 6/13/97, grand larceny, Leflore County, 1 year, 48 months' probation 12/17/97, nonresidential burglary, Leflore County, 2 years to serve 12/17/97, grand larceny, Leflore County, 2 years to serve 12/17/97, grand larceny, Leflore County, 2 years to serve

Status: Released, 1/15/1999

Visitor Log: None found

1 RVR 36: Violate conditions of release, 10/13/1998, South Mississippi Earned Release Supervision/ Jackson ERS

#### Maurice Bernard Hawkins, sentenced:

7/3/97, residential burglary, Leflore County, 3 years to serve, 24 months' probation 1/29/99, residential burglary, Leflore County, 3 years to serve

Status: Released, 12/9/2000

Visitor Log: None

6 RVRs found: RVR 15 Threatening another, 7/19/1999, Central Mississippi Satellite Facility, Madison County; RVR 19 refusing to obey staff order, 9/27/1999, South Mississippi Correctional Institution; RVR 36 violate conditions of release, 6/5/2000, Leflore County ERS; RVR 01 killing or assaulting anyone, 8/17/2000, Mississippi State Penitentiary at Parchman; RVR 10 rioting or encouraging others, 8/17/2000, Parchman; and RVR 22 in unauthorized area without permission, 9/17/2000, Wilkinson County Correctional Facility

# Morgan Vance McClurg, Jr., sentenced:

11/12/96, nonresidential burglary, Carroll County, 7 years to serve, 5 yrs probation

11/12/96, nonresidential burglary, Carroll County, 5 years to serve, 5 yrs probation

11/12/96, nonresidential burglary, Carroll County, 5 yrs probation

11/12/96, nonresidential burglary, Carroll County, 7 years to serve

11/12/96, grand larceny, Carroll County, 5 years to serve

11/25/96, grand larceny, Carroll County, 5 years to serve 11/25/96, nonresidential burglary, Carroll County, 7 years to serve 11/25/96, nonresidential burglary, Carroll County, 7 years to serve 11/25/96, nonresidential burglary, Carroll County, 7 years to serve 4/15/97, burglary, Leflore County, 7 years 8/6/97, grand larceny, Grenada, 1 year to serve 8/6/97, grand larceny, Grenada, 1 year to serve, 5 months' probation 8/6/97, nonresidential burglary, Grenada, 1 year to serve

Status: Released, probation ended 2/9/17

Visitor Log: None

**RVR:** None

#### Frederick Bernard Veal, sentenced:

\*3/13/89, possession of marijuana, Leflore County, 36 months \*6/3/92, possession of marijuana, Leflore County, 3 years to serve 6/23/95, uttering forgery, Leflore County, 2 years to serve 6/23/95, uttering forgery, Leflore County, 2 years to serve 6/23/95, uttering forgery, Leflore County, 2 years to serve

Status: Released, 1/26/1996

Visitor Log: None

RVR: None

#### Curtis Flower, sentenced:

3/31/99, capital murder, Harrison County, death 2/12/04, capital murder, Montgomery County, death (reversed and remanded) 2/12/04, capital murder, Montgomery County, death (reversed and remanded) 2/12/04, capital murder, Montgomery County, death (reversed and remanded) 2/12/04 capital murder, Montgomery County, death (reversed and remanded)

2/12/04, capital murder, Montgomery County, death 2/12/04, capital murder, Montgomery County, death (concurrent with 1st) 2/12/04, capital murder, Montgomery County, death (concurrent with 2nd)

<sup>\*</sup>same conviction

# 2/12/04 capital murder, Montgomery County, death (concurrent with 3<sup>rd</sup>)

6/19/10 offender returned to Montgomery County jail,

6/19/10 offender convicted and resentenced under four new indictments

7/21/10 offender was in custody of Montgomery and Leflore jails for 2/20/07 until he was resentenced

11/13/2014, capital murder, Montgomery County, death

(State Supreme Court affirmed his conviction on all four counts on April 2, 2015)

Status: On death row at the Mississippi State Penitentiary at Parchman

Visitor Log: See attachment

RVR B6: Breaking or entering into another inmate's locker, room, cell or living unit, 7/07/2010 MSP

The following six pages contain Mississippi Department of Corrections records of Inmate Visitors and RVRs for Odell Hallmon Jr. They were obtained by APM Reports from the MS Department of Corrections.

# **INMATE VISITORS BY DATE**

09/28/2017

INMATE NAME: HALLMON, ODELL

Visit Date Range:	05/27/1993	09/28/2017			
Visitor Name	Visitor ID	In Date	Items In	Out Date	
BINGHAM, TENICIA L		11/24/2010		11/24/2010	
DAVIS, HOWARD Q		04/13/2011	<b>b</b>	04/13/2011	
HALLMON, TREVARRISE		12/03/2005		12/03/2005	
BINGHAM, TENICIA L		02/23/2011		02/23/2011	
LINDSEY, SCOTT		02/23/2012		02/23/2012	

# Inmate: HALLMON, ODEL JR

Date:	Incident	Location
1997/07/20	RVR 24 Not Standing/Interfering with Count	CMCF
1997/08/22	RVR 18 Refusing To Work	MSP/29
1997/09/30	RVR19 Refusing to Obey Staff Order	MSP/29
1997/09/30	RVR25 Not Following Safety/Sanitation Regulation	MSP/29
1997/10-09	RVR 04 Engaging IN Sexual ACT	MSP/26
1997/10/09	RVR 04 Engaging IN Sexual ACT	MSP/26
1997/11/19	RVR 11 Demonstrating (Encouraging)	MSP/Unit 32
1997/12/15	RVR 04 Engaging in Sexual ACT	MSP/Unit 32
1997/12/15	RVR 04 Engaging in Sexual ACT	MSP/Unit 32
1997/12/15	RVR 15 Threatening Another	MSP/Unit 32
1997/12/17	RVR 04 Engaging in Sexual ACT	MSP/ Unit 32
1997/12/28	RVR 04 Engaging in Sexual ACT	MSP/Unit 32
1997/18/29	RVR 04 Engaging In Sexual ACT	MSP/Unit 32
1997/12/29	RVR 15 Threatening Another	MSP/Unit 32
1998/01/22	RVR 28 Forging/Altering of Articles	MSP/Unit 32
1998/03/23	RVR 04 Engaging In Sexual ACT	MSP/Unit 32
1998/03/23	RVR 15 Threatening Another	MSP/Unit 32
1998/04/20	RVR 15 Threating Another	MSP/Unit 32
1998/04/20	RVR 31 Using Abusive OR Obscene Language	MSP/Unit 32
1998/04/22	RVR 15 Threatening Another	MSP/Unit 32
1998/05/08	RVR 11 Demonstrating (Encouraging)	MSP/Unit 32
1998/05/11	RVR 02 Fighting, Except Self Defense	MSP/Unit 32
1998/07/05	RVR 07 Destroying Property	MSP/Unit 32
1998/07/20	RVR 01 Killing OR Assaulting Anyone	MSP/Unit 32
1998/07/30	RVR 11 Demonstrating (Encouraging)	MSP/Unit 32
1998/07/30	RVR 21 Providing False Information	MSP/Unit 32

1998/08/03	RVR 11 Demonstrating (Encouraging)	MSP/Unit 32
1998/09/25	RVR 11 Demonstrating (Encouraging)	MSP/Unit 32
1998/09/28	RVR 04 Engaging In Sexual ACT	MSP/Unit 32
1998/12/22	RVR 01 Killing OR Assaulting Anyone	MSP/Unit 32
1999/04/19	RVR 01 Killing OR Assaulting Anyone	MSP/Unit 32
1999/04/20	RVR 07 Destroying Property	MSP/Unit 32
1999/07/13	RVR 01 Killing OR Assaulting Anyone	MSP/Unit 32
1999/09/21	RVR 04 Engaging IN Sexual ACT	MSP/Unit 32
1999/11/01	RVR 11 Demonstrating (Encouraging)	MSP/Unit 32
1999/11/14	RVR 19 Refusing To Obey Staff Order	MSP/Unit 32
1999/11/15	RVR 02 Fighting, Except Self Defense	MSP/Unit 32
1999/11/20	RVR 31 Using Abusive OR Obscene Language	MSP/Unit 32
1999/11/20	RVR 32 Being Loud, Boisterous OR Disorderly	MSP/Unit 32
1999/11/29	RVR 04 Engaging IN Sexual ACT	MSP/Unit 32
1999/11/30	RVR 15 Threatening Another	MSP/Unit 32
1999/12/01	RVR 19 Refusing To Obey Staff Order	MSP/Unit 32
1999/12/07	RVR 15 Threatening Another	MSP/Unit 32
1999/12/09	RVR 04 Engaging IN Sexual ACT	MSP/Unit 32
1999/12/11	RVR 31 Using Abusive OR Obscene Language	MSP/Unit 32
1999/12/14	RVR 01 Killing OR Assaulting Anyone	MSP/Unit 32
1999/12/14	RVR 04 Engaging IN Sexual ACT	MSP/Unit 32
1999/12/14	RVR 31 Using Abusive OR Obscene Language	MSP/Unit 32
1999/12/23	RVR 15 Threatening Another	MSP/Unit 32
2004/01/26	RVR 04 Engaging IN Sexual ACT	MSP
2004/01/26	RVR 31 Using Abusive OR Obscene Language	MSP/Unit 32
2004/02/28	RVR 04 Engaging IN Sexual ACT	MSP
2004/11/28	RVR 09A Unauthorized Possession of Contraband	CMCF

2004/11/28		RVR 15 Threatening Another	CMCF
2004/11/28	<b>,</b>	RVR 32 Being Loud, Boisterous Disorderly	CMCF
2005/10/11		RVR 24 Not Standing/Interfering With Count	MSP
2005/10/13		RVR 15 Threatening Another	MSP
2006/02/19	1	RVR 04 Engaging IN Sexual ACT	MSP
2006/03/13		RVR 31 Using Abusive OR Obscene Language	MSP
2006/09/28	1	RVR 09A Unauthorized Possession of Contraband	MSP
2006/10/03		RVR 01 Killing OR Assaulting Anyone	MSP
2006/10/05		RVR 26 Tattooing OR Self-Mutilation	MSP
2006/10/14		RVR 04 Engaging IN Sexual ACT	MSP
2006/10/16		RVR 31 Using Abusive OR Obscene Language	MSP
2006/12/21		RVR 09A Unauthorized Possession of Contraband	MSP
2006/12/26		RVR 01 Killing OR Assaulting Anyone	MSP
2006/12/27	,	RVR 32 Being Loud, Boisterous OR Disorderly	MSP
2007/02/17	,	RVR 04 Engaging IN Sexual ACT	MSP
2007/03/18		RVR 31 Using Abusive OR Obscene Language	MSP
2007/03/19		RVR 11B Interfering With Security	MSP
2007/03/19		RVR 11B Interfering With Security	MSP
2007/03/22		RVR 09A Unauthorized Possession of Contraband	MSP
2007/03/22		RVR 11B Interfering With Security	MSP
2007/03/22		RVR 19 Refusing to Obey Staff Order	MSP
2007/03/22		RVR 31 Using Abusive OR Obscene Language	MSP
2007/04/02		RVR 01 Killing or Assaulting Anyone	MSP
2007/04/02		RVR 04 Engaging IN Sexual ACT	MSP
2007/04/02		RVR 28 Forging/Altering Of Articles	MSP
2007/04/14		RVR 09A Unauthorized Possession of Contraband	MSP
2007/04/14		RVR 09A Unauthorized Possession of Contraband	MSP

2007/04/14	RVR 26 Tattooing OR Self-Mutilation	MSP
2007/04/19	RVR 09A Unauthorized Possession of Contraband	MSP
2007/04/28	RVR 04 Engaging IN Sexual ACT	MSP
2007/06/13	RVR 31 Using Abusive OR Obscene Language	MSP
2007/06/13	RVR 32 Being Loud, Boisterous OR Disorderly	MSP
2007/07/29	RVR 04 Engaging IN Sexual ACT	MSP
2007/12/09	RVR 02 Fighting, Except Self-Defense	MSP
2008/01/29	RVR 19 Refusing To Obey Staff Order	MSP
2008/01/29	RVR 19 Refusing To Obey Staff Order	MSP
2008/03/27	RVR 02 Fighting, Except Self-Defense	MSP
2008/03/28	RVR 09A Unauthorized Possession of Contraband	MSP
2008/07/30	RVR 09A Unauthorized Possession of Contraband	MSP
2008/01/01	RVR 01 Killing OR Assaulting Anyone	MSP
2008/08/04	RVR 01 Killing OR Assaulting Anyone	MSP
2009/02/02	RVR 11A Demonstrating/Encouraging	MSP
2009/02/02	RVR 15 Threatening Another	MSP
2009/02/02	RVR 31 Using Abusive OR Obscene Language	MSP
2009/02/19	RVR 15 Threatening Another	MSP
2009/02/19	RVR 31 Using Abusive or Obscene Language	MSP
2009/02/19	RVR 15 Threatening Another	MSP
2009/02/19	RVR 31 Using Abusive OR Obscene Language	MSP
2009/05/01	B9 Inflicting injury to self (self-mutilation)	MSP
2009/07/02	C7- Possession of major contraband	MSP
2009/07/02	C7- Possession of major contraband	MSP
2009/07/02	C7- Possession of major contraband	MSP
2009/07/02	C7- Possession of major contraband	MSP
2009/07/25	A1 Littering	MSP

2009/09/04	B-28 Making threatening or intimidating statements	MSP
2009/09/04	B-8 Physical action against another person where no physical injury has occurred, including horseplay	MSP
2009/09/04	C-7 Possession of major contraband	MSP
2009/09/05	B-23 Negligent or deliberate destruction, alteration or Defacing of state, personal, or community property val less than \$100	ued
2009/11/26	C-7 Possession of major contraband	MSP
2009/11/26	C-7 Possession of major contraband	MSP
2010/06/23	C-7 Possession of major contraband	CMCF
2010/07/20	C-7 Possession of major contraband	CMCF
2010/09/03	C-7 Possession of major contraband	East Miss CCF
2012/02/06	C8 Assaultive action against any person resulting in serious physical injury	East Miss CCF
1014/04/08	B-32 Failure to abide by the statement of conditions of release for ERS	Carroll Co. ERS
2014/04/20	C8- Assaultive action against any person resulting in Serious physical injury	CMCF
2014/05/28	C-7 Possession of major contraband	CMCF